

Important Roll Calls

IN THE
United States Senate

SIXTY-FOURTH CONGRESS, FIRST SESSION

December 6, 1915, to September 8, 1916

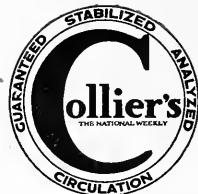
COLLIER'S WASHINGTON BUREAU BOOKLET NO. 5
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MARK SULLIVAN
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BY MARY FARMER, SECRETARY OF COLLIER'S WASHINGTON BUREAU

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D. FOR DEMOCRAT
R. FOR REPUBLICAN

These roll calls were compiled from the current daily Congressional Record
and proofs were submitted to each Senator with the request
that he point out any errors he might note



JK1059
64th
.585

A Careful Reading of the Following Is Essential to an Intelligent Understanding of the Roll Call.

1121 WOODWARD BUILDING, Washington, D. C

The enclosed does not attempt to be a **complete list of all the roll calls**. It merely includes such as the compiler deemed important. There are, in the course of a session of Congress, a great many roll calls which deal merely with parliamentary situations and others which in the judgment of the compiler are relatively unimportant; it is also true that some of the roll calls omitted by the present compiler might be deemed important by others. The point which it is desired to make clear is that this **does not purport to be a complete record of all the roll calls**, and those who make use of it should do so with that understanding.

We would suggest, if it is proposed to reprint or otherwise duplicate the records which we send out, that care should be taken to verify them by comparison with the original records in the bound volumes of the Congressional Record. While we have sent out millions of statements as to how members voted on individual roll calls and no charge of inaccuracy has yet been made, still it is obvious that there is a certain amount of clerical work involved and, therefore, there is some risk of error. Also a certain amount of judgment must be used by the compiler in making the condensed statements of the subjects of the roll call, with which judgment others may occasionally differ. For these reasons, persons who reprint or otherwise duplicate these records must do so wholly on their own responsibility. Collier's uses the greatest possible care in compiling these records but further than this does not guarantee them. By the use of the paging as an index, the records can readily be compared with the originals in the official Congressional Record.

SENATORS RECORDED AS NOT VOTING.

When a Senator is recorded as not voting it does not necessarily mean that he is absent. He may be paired with some absent Senator. However, in compiling the roll calls sent out by this office we have shown the pairs only where it was formally stated by the Senator, or by someone speaking in his behalf, how he would have voted. In many instances, it is impossible to tell from the official record whether a Senator is paired in favor of or against a measure. On partisan measures, the inference is that the Senator would have voted for his party, but when there is a roll call on such non-partisan measures as prohibition, immigration, or woman suffrage, it is generally impossible to tell from the Congressional Record whether the Senator was in favor of or opposed to the bill. As Congress has it in its power to remedy this state of affairs, we leave individual Senators to explain the record. However, we wish to make it plain that there are often legitimate reasons for not voting. For instance, Senators serving on important committees are compelled to be present at hearings while the Senate is in session; or they may be sent out of the city on important public business. Occasionally Senators are given leave of absence by formal action of the Senate because of illness or for other reasons. Before making any inferences from the fact that a Senator is recorded as not voting, he should be given an opportunity to explain the reason for his failure to vote. It is also true that a Senator's failure to vote constitutes in itself a fact which should be explained to his constituents.

No record of attendance is kept in either the Senate or House of Representatives and undoubtedly the matter of pairing is sometimes abused. Some of the Senators are recorded as not voting on over 50 per cent of the roll calls.

THE CONGRESSIONAL RECORD.

Many candidates for Congress ask Collier's Washington Bureau to provide them with the records of their opponents now in Congress. Collier's can only give these candidates the same record of roll calls which it furnishes to the general public. And while the ayes and nays of any Senator constitute the fundamental part of his official record, and are enough to enable any voter to pass on his Senator's claim to reelection, yet an opposition candidate needs more amplified material to make a campaign. Any candidate who will use Collier's record of roll calls as an index, can, by spending a day with the bound volumes of the Congressional Record (they are to be found in almost every library), provide himself with an adequate summary of his opponent's speeches and other activities. The method of indexing the Record is as follows:

(A Senator from.)

Amendments offered by, to
Bills and joint resolutions introduced by
Remarks by, on
Reports made by, from
Petitions and papers presented by, from

MEMBERS OF THE SENATE

D for Democrat; R for Republican.

Ashurst, Ariz., D
 Bankhead, Ala., D
 Beckham, Ky., D
 Borah, Idaho, R
 Brady, Idaho, R
 Brandegee, Conn., R
 Broussard, La., D
 Bryan, Fla., D
 Burleigh, Me., R
 Catron, N. Mex., R
 Chamberlain, Ore., D
 Chilton, W. Va., D
 Clapp, Minn., R
 Clark, Wyo., R
 Clarke, Ark., D (dead)
 Colt, R. I., R
 Culbertson, Tex., D
 Cummins, Iowa, R
 Curtis, Kans., R
 Dillingham, Vt., R
 du Pont, Del., R
 Fall, N. Mex., R
 Fletcher, Fla., D
 Gallinger, N. H., R
 Goff, W. Va., R
 Gore, Okla., D
 Gronna, N. Dak., R
 Harding, Ohio, R
 Hardwick, Ga., D
 Hitchcock, Neb., D
 Hollis, N. H., D
 Hughes, N. J., D
 Husting, Wis., D
 James, Ky., D
 Johnson, Me., D
 Johnson, S. Dak., D
 Jones, Wash., R
 Kenyon, Iowa, R
 Kern, Ind., D
 La Follette, Wis., R
 Lane, Ore., D
 Lea, Tenn., D
 Lee, Md., D
 Lewis, Ill., D
 Lippitt, R. I., R
 Lodge, Mass., R
 McCumber, N. Dak., R
 McLean, Conn., R
 Martin, Va., D

Martine, N. J., D
 Myers, Mont., D
 Nelson, Minn., R
 Newlands, Nev., D
 Norris, Neb., R
 O'Gorman, N. Y., D
 Oliver, Pa., R
 Overman, N. Car., D
 Owen, Okla., D
 Page, Vt., R
 Penrose, Pa., R
 Phelan, Cal., D
 Pittman, Nev., D
 Poindexter, Wash., R
 Pomerene, Ohio, D
 Ransdell, La., D
 Reed, Mo., D
 Robinson, Ark., D
 Saulsbury, Del., D
 Shafroth, Colo., D
 Sheppard, Tex., D
 Sherman, Ill., R
 Shields, Tenn., D
 Shively, Ind., D (died during session)
 Simmons, N. Car., D
 Smith, S. Car., D
 Smith, Ga., D
 Smith, Md., D
 Smith, Ariz., D
 Smith, Mich., R
 Smoot, Utah, R
 Sterling, S. Dak., R
 Stone, Mo., D
 Sutherland, Utah, R
 Swanson, Va., D
 Taggart, Ind., D (elected to fill
 Senator Shively's place)
 Thomas, Colo., D
 Thompson, Kans., D
 Tillman, S. Car., D
 Townsend, Mich., R
 Underwood, Ala., D
 Vardaman, Miss., D
 Wadsworth, N. Y., R
 Walsh, Mont., D
 Warren, Wyo., R
 Weeks, Mass., R
 Williams, Miss., D
 Works, Cal., R

McLEMORE AND GORE RESOLUTIONS. March 3, 1916, page 3967.

The roll call here given was on a motion to lay the McLemore Resolution and all substitutes on the table. The McLemore resolution called on the President to warn American citizens against traveling on armed vessels belonging to belligerents and warning them that if they continue to so travel it would be at their own risk. The Gore resolution, as finally modified, read as follows:

Whereas a number of leading powers of the world are now engaged in a war of unexampled proportions; and

Whereas the United States is happily at peace with all of the belligerent nations; and

Whereas it is equally the desire and the interest of the American people to remain at peace with all nations; and

Whereas the President has recently afforded fresh and signal proofs of the superiority of diplomacy to butchery as a method of settling international disputes; and

Whereas the right of American citizens to travel on unarmed belligerent vessels has recently received renewed guaranties of respect and inviolability; and

Whereas the right of American citizens to travel on armed belligerent vessels rather than upon unarmed vessels is essential neither to their life, liberty, or safety; nor to the independence, dignity, or security of the United States; and

Whereas Congress alone has been vested with the power to declare war, which involves the obligations to prevent war by all proper means consistent with the honor and vital interest of the Nation: Therefore be it

Resolved by the Senate (the House of Representatives concurring), That the sinking by a German submarine without notice or warning of an armed merchant vessel of her public enemy, resulting in the death of a citizen of the United States, would constitute a just and sufficient cause of war between the United States and the German Empire.

A YEA vote was a vote *in favor* of tabling the resolutions and upholding the President.

A NAY vote was a vote *against* tabling the resolutions.

YEAS—68.

Ashurst, D	Hardwick, D	Nelson, R	Smith, Ga., D
Bankhead, D	Hitchcock, D	Newlands, D	Smith, Md., D
Beckham, D	Hollis, D	Oliver, R	Smith, Mich., R
Brandeggee, R	Hughes, D	Overman, D	Smith, S. C., D
Broussard, D	Husting, D	Owen, D	Sterling, R
Burleigh, R	James, D	Page, R	Stone, D
Chilton, D	Johnson, Me., D	Phelan, D	Swanson, D
Clark, Wyo., R	Johnson, S. Dak., D	Pittman, D	Thomas, D
Clarke, Ark., D	Kern, D	Poindexter, R	Thompson, D
Colt, R	Lane, D	Pomerene, D	Tillman, D
Culberson, D	Lee, Md., D	Ransdell, D	Underwood, D
Curtis, R	Lewis, D	Reed, D	Vardaman, D
Dillingham, R	Lodge, R	Shafroth, D	Wadsworth, R
du Pont, R	McLean, R	Sheppard, D	Walsh, D
Fletcher, D	Martin, Va., D	Shields, D	Warren, R
Gore, D	Martine, N. J., D	Simmons, D	Weeks, R
Harding, R	Myers, D	Smith, Ariz., D	Williams, D

NAYS—14.

Borah, R	Fall, R	La Follette, R	Sherman, R
Chamberlain, D	Gallinger, R	McCumber, R	Works, R
Clapp, R	Gronna, R	Norris, R	
Cummins, R	Jones, R	O'Gorman, D	

NOT VOTING—14.

Brady, R	Kenyon, R	Robinson, D	Sutherland, R
Bryan, D	Lee, Tenn., D	Saulsbury, D	Townsend, R
Catron, R	Lippitt, R	Shively, D	
Goff, R	Penrose, R	Smoot, R	

The Vice-President. On the motion to lay the resolution and all amendments thereto upon the table, the YEAS are 68 and the NAYS are 14. So the resolution and all amendments thereto are laid upon the table.

Senator Lippitt was absent. He would have voted YEA.

Senator Shively was absent. He would have voted YEA.

Senator Sutherland was absent. He would have voted YEA.

Senator Saulsbury was absent. He would have voted YEA.

NATIONAL DEFENSE (H. J. R. 180, to raise to the maximum the enlisted strength of the Army). March 15, 1916, page 4740.

The roll call here given was on the passage of the joint resolution which read as follows:

Resolved, etc., That when, in the judgment of the President, an emergency arises which makes it necessary, all organizations of the Army which are now below the maximum enlisted strength authorized by law shall be raised forthwith to that strength, and shall be maintained as nearly as possible thereat so long as the emergency shall continue: *Provided,* That the total enlisted strength of any of said arms of the service shall not include unassigned recruits therefor at depots or elsewhere, but such recruits shall at no time exceed by more than 5 per cent the total enlisted strength prescribed for such arms; and the enlisted men now or hereafter authorized by law for other branches of the military service shall be provided and maintained without any impairment of the enlisted strength prescribed for any of said arms.

A YEA vote was a vote *in favor* of this resolution.

A NAY vote was a vote *against* this resolution.

YEAS—69

Ashurst, D	Hardwick, D	Myers, D	Smoot, R
Bankhead, D	Hitchcock, D	Nelson, R	Sterling, R
Beckham, D	Hollis, D	Newlands, D	Stone, D
Borah, R	Hughes, D	Norris, R	Sutherland, R
Brandegee, R	Johnson, Me., D	Oliver, R	Swanson, D
Broussard, D	Johnson, S. Dak., D	Overman, D	Thomas, D
Chamberlain, D	Jones, R	Page, R	Thompson, D
Clapp, R	Kenyon, R	Poindexter, R	Tillman, D
Clark, Wyo., R	Kern, D	Reed, D	Townsend, R
Culberson, D	La Follette, R	Robinson, D	Underwood, D
Cummins, R	Lane, D	Saulsbury, D	Vardaman, D
Curtis, R	Lea, Tenn, D	Shafroth, D	Wadsworth, R
Dillingham, R	Lee, Md., D	Sheppard, D	Warren, R
du Pont, R	Lippitt, R	Sherman, R	Weeks, R
Fall, R	McCumber, R	Simmons, D	Williams, D
Gallinger, R	McLean, R	Smith, Ariz., D	
Gronna, R	Martin, Va., D	Smith, Ga., D	
Harding, R	Martine, N. J., D	Smith, S. C., D	

NOT VOTING—26

Brady, R	Fletcher, D	O'Gorman, D	Shields, D
Bryan, D	Goff, R	Owen, D	Smith, Md., D
Burleigh, R	Gore, D	Penrose, R	Smith, Mich., R
Catron, R	Husting, D	Phelan, D	Walsh, D
Chilton, D	James, D	Pittman, D	Works, R
Clarke, Ark., D	Lewis, D	Pomerene, D	
Colt, R	Lodge, R	Ransdell, D	

So the joint resolution was passed.

Senator Chilton was absent on official business of the Senate. He would have voted YEA.

Senator Smith of Maryland was absent. He would have voted YEA.

Senator Fletcher was absent. He would have voted YEA.

Senator Penrose was absent. He would have voted YEA.

Senator Smith of Michigan was absent. He would have voted YEA.

Senators Pomerene, Burleigh, Brady, Colt, and James were absent. They would all have voted YEA.

NATIONAL DEFENSE (H. R. 12766. National Defense Act). April 6, 1916, page 6398.

The roll call here given was on the motion to strike out section 56 of the bill. This section provided for the raising of a Volunteer Army of not to exceed 600 officers and enlisted men from each Congressional district; that this army should be paid only for actual service; should be paid the same as the regular army for actual service; and should not be called upon for field service for more than 30 days a year without the consent of Congress.

A YEA vote was a vote *in favor* of this motion and against a volunteer army.

A NAY vote was a vote *against* this motion and in favor of a volunteer army.

YEAS—34.

Ashurst, D	Hughes, D	Overman, D	Smith, S. C., D
Bankhead, D	Jones, R	Page, R	Stone, D
Clapp, R	Kenyon, R	Ransdell, D	Swanson, D
Clarke, Ark., D	Kern, D	Reed, D	Taggart, D
Culbertson, D	Lee, Md., D	Robinson, D	Thompson, D
Cummins, R	Lewis, D	Shafroth, D	Vardaman, D
Curtis, R	McCumber, R	Sherman, R	Works, R
Gore, D	Martin, Va., D	Simmons, D	
Hardwick, D	Norris, R	Smith, Ga., D	

NAYS—36:

Beckham, D	Gallinger, R	Nelson, R	Smith, Md., D
Borah, R	Hitchcock, D	Newlands, D	Smoot, R
Brandegee, R	Hollis, D	O'Gorman, D	Sterling, R
Broussard, D	Husting, D	Oliver, R	Sutherland, R
Catron, R	Johnson, Me., D	Pittman, D	Thomas, D
Chamberlain, D	Johnson, S. Dak., D	Poindexter, R	Walsh, D
Clark, Wyo., R	Lane, D	Pomerene, D	Warren, R
Dillingham, R	Lippitt, R	Saulsbury, D	Weeks, R
du Pont, R	Lodge, R	Sheppard, D	Williams, D

NOT VOTING—26.

Brady, R	Goff, R	Martine, N. J., D	Smith, Mich., R
Bryan, D	Gronna, R	Myers, D	Tillman, D
Burleigh, R	Harding, R	Owen, D	Townsend, R
Chilton, D	James, D	Penrose, R	Underwood, D
Colt, R	La Follette, R	Phelan, D	Wadsworth, R
Fall, R	Lea, Tenn., D	Shields, D	
Fletcher, D	McLean, R	Smith, Ariz., D	

So the motion of Mr. Lee of Maryland was rejected.

Senator Penrose was absent. He would have voted YEA.

Senator Colt was absent. He would have voted NAY.

Senator Tillman was absent. He would have voted YEA.

Senator Myers was paired with Senator McLean. Senator Myers would have voted YEA, Senator McLean NAY.

Senator Townsend was paired. He would have voted NAY.

NATIONAL DEFENSE (H. R. 12766. National Defense Act). April 18, 1916, page 7274.

The roll call here given was on the Hitchcock amendment to the Brandegee amendment. The Brandegee amendment provided that the total enlisted force of the Regular Army, exclusive of the Philippine Scouts, the enlisted men of the Quartermaster Corps, of the Medical and the unassigned recruits, shall not at any time exceed, except when public safety demands it, 250,000 men. The Hitchcock amendment proposed to limit the number to 150,000.

A YEA vote was a vote *in favor* of the Hitchcock amendment or an army of 150,000.

A NAY vote was a vote *against* the Hitchcock amendment and for an army of 250,000.

YEAS—13.

Gronna, R	Myers, D	Robinson, D	Works, R
Hitchcock, D	Norris, R	Stone, D	
La Follette, R	Overman, D	Swanson, D	
Lewis, D	Reed, D	Vardaman, D	

NAYS—66.

Ashurst, D	Gallinger, R	McLean, R	Smith, Md., D
Bankhead, D	Harding, R	Martine, N. J., D	Smith, Mich., R
Beckham, D	Hardwick, D	Nelson, R	Smith, S. C., D
Borah, R	Hollis, D	O'Gorman, D	Smoot, R
Brandeggee, R	Hughes, D	Oliver, R	Sterling, R
Broussard, D	Husting, D	Page, R	Sutherland, R
Burleigh, R	James, D	Phelan, D	Taggart, D
Chamberlain, D	Johnson, Me., D	Pittman, D	Thomas, D
Chilton, D	Johnson, S. Dak., D	Poindexter, R	Thompson, D
Clapp, R	Jones, R	Pomerene, D	Underwood, D
Clark, Wyo., R	Kenyon, R	Ransdell, D	Wadsworth, R
Colt, R	Kern, D	Shafroth, D	Walsh, D
Culberson, D	Lane, D	Sheppard, D	Warren, R
Cummins, R	Lee, Md., D	Sherman, R	Weeks, R
Curtis, R	Lippitt, R	Simmons, D	Williams, D
Dillingham, R	Lodge, R	Smith, Ariz., D	
du Pont, R	McCumber, R	Smith, Ga., D	

NOT VOTING—17.

Brady, R	Fletcher, D	Newlands, D	Tillman, D
Bryan, D	Goff, R	Owen, D	Townsend, R
Catron, R	Gore, D	Penrose, R	
Clark, Ark., D	Lea, Tenn., D	Saulsbury, D	
Fall, R	Martin, Va., D	Shields, D	

NATIONAL DEFENSE (H. R. 12766. National Defense Act). April 18, 1916, page 7275.

The roll call here given was on agreeing to the following amendment:

The Secretary. On page 106, at the end of line 13, it is proposed to insert the following:

Provided, That the total enlisted force of the line of the Regular Army, excluding the Philippine Scouts, the enlisted men of the Quartermaster Corps, of the Medical Corps, and the unassigned recruits, shall not at any one time, except in the event of actual or threatened war or similar emergency in which the public safety demands it, exceeds 250,000 men: *Provided further*, That in addition to the units specified in this section, additional units of Infantry, Cavalry, or Field Artillery to conform in composition with the requirements of sections 19, 20, and 21 of this act may be organized in the discretion of the President.

Mr. Smith of Georgia. Mr. President, as I understand this amendment, it authorizes the President at once, in his discretion, to increase the Army by proper units to 250,000 men. I cordially favor the amendment. If we are to have 250,000 regular soldiers at all, we ought to have them just as soon as we can get them.

A YEA vote was a vote *in favor* of the amendment.

A NAY vote was a vote *against* the amendment.

YEAS—43.

Ashurst, D	Harding, R	McLean, R	Simmons, D
Brandegee, R	Hardwick, D	Martine, N. J., D	Smith, Ariz., D
Broussard, D	Hughes, D	Nelson, R	Smith, Ga., D
Burleigh, R	Husting, D	O'Gorman, D	Smith, Md., D
Chamberlain, D	James, D	Oliver, R	Sterling, R
Chilton, D	Johnson, Me., D	Page, R	Sutherland, R
Clark, Wyo., R	Johnson, S. Dak., D	Phelan, D	Wadsworth, R
Colt, R	Lee, Md., D	Pittman, D	Warren, R
Dillingham, R	Lippitt, R	Poindexter, R	Weeks, R
du Pont, R	Lodge, R	Sheppard, D	Williams, D
Gallinger, R	McCumber, R	Sherman, R	

NAYS—37.

Bankhead, D	Jones, R	Pomerene, D	Thomas, D
Beckham, D	Kenyon, R	Ransdell, D	Thompson, D
Borah, R	Kern, D	Reed, D	Tillman, D
Clapp, R	La Follette, R	Robinson, D	Underwood, D
Culberson, D	Lane, D	Shafroth, D	Vardaman, D
Cummins, R	Lewis, D	Smith, Mich., R	Walsh, D
Curtis, R	Myers, D	Smith, S. C., D	Works, R
Gronna, R	Norris, R	Stone, D	
Hitchcock, D	Overman, D	Swanson, D	
Hollis, D	Owen, D	Taggart, D	

NOT VOTING—16.

Brady, R	Fall, R	Lea, Tenn., D	Saulsbury, D
Bryan, D	Fletcher, D	Martin, Va., D	Shields, D
Catron, R	Goff, R	Newlands, D	Smoot, R
Clarke, Ark., D	Gore, D	Penrose, R	Townsend, R

So Mr. Brandegee's amendment to the amendment was agreed to.
 Senator Martin of Virginia was absent. He would have voted NAY.
 Senator Penrose was absent. He would have voted YEA.

NATIONAL DEFENSE (H. R. 12766. National Defense Act). April 18, 1916, page 7286.

The roll call here given was on substituting the following amendment in place of section 56 providing for raising a volunteer army. (The substance of section 56 is given elsewhere in this pamphlet).

The Secretary. The Senator from Illinois (Mr. Lewis) moves to strike out section 56 as reported by the committee and to insert the following:

That the Secretary of War is hereby authorized to maintain, upon military reservations or elsewhere, camps for the military instruction and training of such citizens as may be selected for such instruction and training, upon their application and under such terms of enlistment and regulations as may be prescribed by the Secretary of War; to use, for the purpose of maintaining said camps and imparting military instruction and training thereat, such arms, ammunition, accouterments, equipments, tentage, field equipage, and transportation belonging to the United States as he may deem necessary; to pay persons receiving instruction in said camps at the rate of pay now received by enlisted men in the Regular Army; to furnish, at the expense of the United States, transportation, subsistence, medical supplies, uniforms, and equipment to persons receiving instruction at said camps during the period of their attendance thereat; to authorize such expenditures, from proper Army appropriations, as he may deem necessary for water, fuel, light, temporary structures, not including quarters for officers nor barracks for men, screening, and damages resulting from field exercises, and other expenses incidental to the maintenance of said camps, and the theoretical winter instruction in connection therewith. The Secretary of War is authorized further to prescribe the courses of theoretical and

practical instruction to be pursued by persons attending the camps authorized by this section; to fix the periods-during which such camps shall be maintained; to prescribe rules and regulations for the government thereof; and to employ thereat officers and enlisted men of the Regular Army in such numbers and upon such duties as he may designate.

A YEA vote is a vote *in favor* of this amendment.

A NAY vote is a vote *against* this amendment.

YEAS—15.

Ashurst, D	La Follette, R	Martine, N. J., D	Sherman, R
Chilton, D	Lane, D	Myers, D	Smith, Ariz., D
Clapp, R	Lee, Md., D	Reed, D	Smith, Ga., D
Hardwick, D	Lewis, D	Shafroth, D	

NAYS—58.

Bankhead, D	Hitchcock, D	O'Gorman, D	Sterling, R
Beckham, D	Hollis, D	Oliver, R	Stone, D
Borah, R	Hughes, D	Overman, D	Sutherland, R
Brandeggee, R	Husting, D	Owen, D	Swanson, D
Broussard, D	James, D	Page, R	Taggart, D
Chamberlain, D	Johnson, Me., D	Phelan, D	Thomas, D
Clark, Wyo., R	Johnson, S. Dak., D	Pittman, D	Tillman, D
Colt, R	Jones, R	Poindexter, R	Wadsworth, R
Culberson, D	Kenyon, R	Pomerene, D	Walsh, D
Cummins, R	Kern, D	Ransdell, D	Warren, R
Curtis, R	Lippitt, R	Robinson, D	Weeks, R
Dillingham, R	Lodge, R	Sheppard, D	Williams, D
du Pont, R	Nelson, R	Smith, Md., D	Works, R
Gallinger, R	Newlands, D	Smith, Mich., R	
Gronna, R	Norris, R	Smith, S. C., D	

NOT VOTING—23.

Brady, R	Fletcher, D	McLean, R	Smoot, R
Bryan, D	Goff, R	Martin, Va., D	Thompson, D
Burleigh, R	Gore, D	Penrose, R	Townsend, R
Catron, R	Harding, R	Saulsbury, D	Underwood, D
Clarke, Ark., D	Lea, Tenn., D	Shields, D	Vardaman, D
Fall, R	McCumber, R	Simmons, D	

So Mr. Lewis's amendment to the amendment of the committee was rejected.

Senator Martin of Virginia was absent and paired. He would have voted NAY.

Senator McLean was absent and paired. He would have voted NAY.

NATIONAL DEFENSE (H. R. 12766). April 18, 1916, page 7287.

The roll call here given was on a motion to strike out section 56 providing for raising a volunteer army.

A YEA vote was a vote *in favor* of striking out the provision for a volunteer army.

A NAY vote was a vote *against* striking out this provision.

YEAS—37.

Ashurst, D	James, D	Overman, D	Smith, Ga., D
Bankhead, D	Jones, R	Owen, D	Smith, S. C., D
Chilton, D	Kenyon, R	Page, R	Stone, D
Clapp, R	La Follette, R	Ransdell, D	Swanson, D
Culberson, D	Lane, D	Reed, D	Tillman, D
Cummins, R	Lee, Md., D	Robinson, D	Vardaman, D
Curtis, R	Lewis, D	Shafroth, D	Works, R
Gronna, R	Martine, N. J., D	Sherman, R	
Hardwick, D	Myers, D	Simmons, D	
Hughes, D	Norris, R	Smith, Ariz., D	

NAYS—40

Beckham, D	Harding, R	Nelson, R	Smith, Mich., R
Borah, R	Hitchcock, D	Newlands, D	Sterling, R
Brandegee, R	Hollis, D	O'Gorman, D	Sutherland, R
Broussard, D	Husting, D	Oliver, R	Taggart, D
Chamberlain, D	Johnson, Me., D	Phelan, D	Thomas, D
Clark, Wyo., R	Johnson, S. Dak., D	Pittman, D	Wadsworth, R
Colt, R	Kern, D	Poindexter, R	Walsh, D
Dillingham, R	Lippitt, R	Pomerene, D	Warren, R
du Pont, R	Lodge, R	Sheppard, D	Weeks, R
Gallinger, R	McLean, R	Smith, Md., D	Williams, D

NOT VOTING—19.

Brady, R	Fall, R	McCumber, R	Smoot, R
Bryan, D	Fletcher, D	Martin, Va., D	Thompson, D
Burleigh, R	Goff, R	Penrose, R	Townsend, R
Catron, R	Gore, D	Saulsbury, D	Underwood, D
Clarke, Ark., D	Lea, Tenn., D	Shields, D	

So the Senate refused to strike out section 56.

Senator Martin of Virginia was absent and paired. He would have voted YEA.

NATIONAL DEFENSE (H. R. 12766. National Defense Act). April 18, 1916, page 7289.

The roll call here given was on the following amendment:

Mr. Reed. I move to amend section 2 as amended by striking out the words "and fifty" before "thousand," where it occurs in the clause "exceed 250,000 men," so that the proviso will read:

Provided, That the total enlisted force of the line of the Regular Army, excluding the Philippine Scouts, the enlisted men of the Quartermaster Corps, of the Medical Corps, and the unassigned recruits, shall not at any one time, except in the event of actual or threatened war or similar emergency in which the public safety demands it, exceed 200,000 men.

A YEA vote was a vote *in favor* of this amendment and an army of 200,000.

A NAY vote was a vote *against* this amendment and in favor of an army of 250,000.

YEAS—32.

Bankhead, D	Hitchcock, D	Norris, R	Swanson, D
Beckham, D	Kenyon, R	Ransdell, D	Taggart, D
Borah, R	Kern, D	Reed, D	Thomas, D
Clapp, R	La Follette, R	Robinson, D	Thompson, D
Culberson, D	Lane, D	Shafroth, D	Tillman, D
Cummins, R	Lewis, D	Simmons, D	Vardaman, D
Curtis, R	Martine, N. J., D	Smith, Mich., R	Walsh, D
Gronna, R	Myers, D	Smith, S. C., D	Works, R

NAYS—42.

Brandegee, R	Hollis, D	Nelson, R	Smith, Ariz., D
Broussard, D	Hughes, D	Newlands, D	Smith, Ga., D
Chamberlain, D	Husting, D	O'Gorman, D	Smith, Md., D
Chilton, D	James, D	Oliver, R	Sterling, R
Clark, Wyo., R	Johnson, Me., D	Owen, D	Sutherland, R
Colt, R	Johnson, S. Dak., D	Page, R	Wadsworth, R
Dillingham, R	Jones, R	Phelan, D	Warren, R
du Pont, R	Lee, Md., D	Pittman, D	Weeks, R
Gallinger, R	Lippitt, R	Poindexter, R	Williams, D
Harding, R	Lodge, R	Pomerene, D	
Hardwick, D	McLean, R	Sheppard, D	

NOT VOTING—22.

Ashurst, D	Fall, R	Martin, Va., D	Smoot, R
Brady, R	Fletcher, D	Overman, D	Stone, D
Bryan, D	Goff, R	Penrose, R	Townsend, R
Burleigh, R	Gore, D	Saulsbury, D	Underwood, D
Catron, R	Lea, Tenn., D	Sherman, R	
Clarke, Ark., D	McCumber, R	Shields, D	

So Mr. Reed's amendment to the substitute of the committee was rejected. Senator Martin of Virginia was absent. He would have voted YEA. Senator Underwood was absent and paired. He would have voted YEA.

NATIONAL DEFENSE. ARMY APPROPRIATION BILL (H. R. 16460).
July 26, 1916, page 13442.

The roll call here given was on a motion to strike out the following section of the bill.

Nor shall any part of the appropriations made in this act be available to pay any premium or bonus or cash reward to any employee in addition to his regular wages, except for suggestions resulting in improvements or economy in the operation of any Government plant.

A YEA vote was a vote *in favor* of striking out this section and for the bonus system.

A NAY vote was a vote *against* striking out this section and against the bonus system.

YEAS—15.

Brandeggee, R	Harding, R	Penrose, R	Wadsworth, R
Clark, Wyo., R	Lee, Md. D	Sherman, R	Weeks, R
Dillingham, R	McCumber, R	Smoot, R	Works, R
Gallinger, R	Page, R	Thomas, D	

NAYS—40.

Ashurst, D	Johnson, S. Dak., D	Phelan, D	Smith, S. C., D
Bankhead, D	Jones, R	Pittman, D	Sterling, R
Borah, R	La Follette, R	Poindexter, R	Stone, D
Brady, R	Lane, D	Ransdell, D	Swanson, D
Broussard, D	Martin, Va., D	Reed, D	Taggart, D
Chamberlain, D	Martine, N. J., D	Saulsbury, D	Thompson, D
Clapp, R	Myers, D	Sheppard, D	Tillman, D
Culberson, D	Norris, R	Shields, D	Underwood, D
Fletcher, D	Overman, D	Simmons, D	Vardaman, D
James, D	Owen, D	Smith, Ariz., D	Williams, D

NOT VOTING—40.

Beckham, D	Goff, R	Kern, D	Pomerene, D
Bryan, D	Gore, D	Lea, Tenn., D	Robinson, D
Catron, R	Gronna, R	Lewis, D	Shafroth, D
Chilton, D	Hardwick, D	Lippitt, R	Smith, Ga., D
Clarke, Ark., D	Hitchcock, D	Lodge, R	Smith, Md., D
Colt, R	Hollis, D	McLean, R	Smith, Mich., R
Cummins, R	Hughes, D	Nelson, R	Sutherland, R
Curtis, R	Husting, D	Newlands, D	Townsend, R
du Pont, R	Johnson, Me., D	O'Gorman, D	Walsh, D
Fall, R	Kenyon, R	Oliver, R	Warren, R

So Mr. Gallinger's amendment was rejected.

Senator Lippitt was paired. He would have voted YEA.

Senator Gronna was paired. He would have voted NAY.

Senator du Pont was paired. He would have voted YEA.

Senator Warren was paired. He would have voted YEA.

NATIONAL DEFENSE. ARMY APPROPRIATION BILL (H. R. 17498).
August 23, 1916, page 15231.

The roll call here given was on the Underwood amendment to place the age at which boys might enlist in the military service of the United States without the consent of parents or guardians at 21 instead of at 18.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—23.

Bankhead, D	Husting, D	Overman, D	Smith, Ga., D
Borah, R	Kern, D	Owen, D	Smith, S. C., D
Culberson, D	Lane, D	Robinson, D	Thompson, D
Gronna, R	McLean, R	Shafroth, D	Underwood, D
Hardwick, D	Myers, D	Sheppard, D	Vardaman, D
Hughes, D	O'Gorman, D	Shields, D	

NAYS—25.

Beckham, D	Martin, Va., D	Ransdell, D	Wadsworth, R
Brady, R	Nelson, R	Sherman, R	Warren, R
Chamberlain, D	Oliver, R	Simmons, D	Weeks, R
Curtis, R	Penrose, R	Sterling, R	Williams, D
Fletcher, D	Phelan, D	Stone, D	
Gallinger, R	Pittman, D	Taggart, D	
Lee, Md., D	Pomerene, D	Thomas, D	

NOT VOTING—47.

Ashurst, D	du Pont, R	La Follette, R	Saulsbury, D
Brandeggee, R	Fall, R	Lea, Tenn., D	Smith, Ariz., D
Broussard, D	Goff, R	Lewis, D	Smith, Md., D
Bryan, D	Gore, D	Lippitt, R	Smith, Mich., R
Catron, R	Harding, R	Lodge, R	Smoot, R
Chilton, D	Hitchcock, D	McCumber, R	Sutherland, R
Clapp, R	Hollis, D	Martine, N. J., D	Swanson, D
Clark, Wyo., R	James, D	Newlands, D	Tillman, D
Clarke, Ark., D	Johnson, Me., D	Norris, R	Townsend, R
Colt, R	Johnson, S. Dak., D	Page, R	Walsh, D
Cummins, R	Jones, R	Poindexter, R	Works, R
Dillingham, R	Kenyon, R	Reed, D	

So Mr. Underwood's amendment was rejected.

Senator Jones was paired. He would have voted YEA.

Senator Dillingham was paired. He would have voted NAY.

Senator du Pont was absent. He would have voted NAY.

NATIONAL DEFENSE. ARMOR PLATE (Senate 1417). March 21, 1916, page 5195.

The roll call here given was on the passage of the bill appropriating \$11,000,000 to erect a Government factory for the manufacture of armor plate.

A YEA vote was a vote *in favor* of the passage of the bill.

A NAY vote was a vote *against* the passage of the bill.

YEAS—58.

Ashurst, D	Hughes, D	O'Gorman, D	Smith, Ga., D
Bankhead, D	Husting, D	Overman, D	Smith, Md., D
Beckham, D	James, D	Owen, D	Smith, S. C., D
Borah, R	Johnson, Me., D	Phelan, D	Sterling, R
Broussard, D	Johnson, S. Dak., D	Pittman, D	Stone, D
Chamberlain, D	Kenyon, R	Poindexter, R	Swanson, D
Chilton, D	Kern, D	Pomerene, D	Thompson, D
Clapp, R	Lane, D	Ransdell, D	Tillman, D
Culberson, D	Lee, Md., D	Reed, D	Underwood, D
Cummins, R	Lewis, D	Robinson, D	Vardaman, D
Gore, D	Martin, Va., D	Saulsbury, D	Walsh, D
Gronna, R	Martine, N. J., D	Shafroth, D	Williams, D
Hardwick, D	Myers, D	Sheppard, D	Works, R
Hitchcock, D	Newlands, D	Shields, D	
Hollis, D	Norris, R	Simmons, D	

NAYS—23.

Brandegee, R	du Pont, R	McLean, R	Smoot, R
Catron, R	Gallinger, R	Oliver, R	Sutherland, R
Clark, Wyo., R	Harding, R	Page, R	Townsend, R
Colt, R	Jones, R	Penrose, R	Wadsworth, R
Curtis, R	Lippitt, R	Sherman, R	Weeks, R
Dillingham, R	Lodge, R	Smith, Mich., R	

NOT VOTING—14.

Brady, R	Fall, R	Lea, Tenn., D	Thomas, D
Bryan, D	Fletcher, D	McCumber, R	Warren, R
Burleigh, R	Goff, R	Nelson, R	
Clarke, Ark., D	La Follette, R	Smith, Ariz., D	

So the bill was passed.

Senator Lea of Tennessee was paired. He would have voted YEA.

Senator Thomas was paired. He would have voted YEA.

Senator Warren and Senator La Follette were paired. Senator La Follette would have voted YEA, Senator Warren NAY.

Senator Fletcher was absent and paired. He would have voted YEA.

NATIONAL DEFENSE. FORTIFICATIONS BILL (H. R. 14303). June 30, 1916, page 11803.

The roll call here given was on a motion to lay on the table a motion to strike out the following section of the bill.

Provided, That no part of the appropriations made in this act shall be available for the salary or pay of any officer, manager, superintendent, foreman, or other person having charge of the work of any employee of the United States Government while making or causing to be made with a stop watch or other time-measuring device a time study of any job of any such employee between the starting and completion thereof, or of the movements of any such employee while engaged upon such work; nor shall any part of the appropriations made in this act be available to pay any premium or bonus or cash reward to any employee in addition to his regular wages, except for suggestions resulting in improvements or economy in the operation of any Government plant.

A YEA vote was a vote *in favor* of laying the motion to strike out on the table and against the bonus and stop-watch systems.

A NAY vote was a vote *against* laying the motion to strike out on the table and in favor of the bonus and stop-watch systems.

YEAS—36.

Ashurst, D	Fletcher, D	La Follette, R	Sheppard, D
Bankhead, D	Gronna, R	Lane, D	Simmons, D
Beckham, D	Hughes, D	Lea, Tenn., D	Smith, Ariz., D
Borah, R	Husting, D	Norris, R	Stone, D
Brady, R	James, D	Overman, D	Swanson, D
Bryan, D	Johnson, Me., D	Ransdell, D	Taggart, D
Chamberlain, D	Johnson, S. Dak., D	Reed, D	Thompson, D
Clapp, R	Jones, R	Saulsbury, D	Vardaman, D
Culberson, D	Kenyon, R	Shafroth, D	Walsh, D

NAYS—20.

Brandegee, R	Harding, R	Oliver, R	Townsend, R
Clarke, Ark., D	Hardwick, D	Sherman, R	Warren, R
Curtis, R	Lee, Md., D	Smith, Mich., R	Weeks, R
du Pont, R	McLean, R	Smoot, R	Williams, D
Gore, D	Nelson, R	Sterling, R	Works, R

NOT VOTING—39.

Broussard, D	Hitchcock, D	Newlands, D	Shields, D
Catron, R	Hollis, D	O'Gorman, D	Smith, Ga., D
Chilton, D	Kern, D	Owen, D	Smith, Md., D
Clark, Wyo., R	Lewis, D	Page, R	Smith, S. C., D
Colt, R	Lippitt, R	Penrose, R	Sutherland, R
Cummins, R	Lodge, R	Phelan, D	Thomas, D
Dillingham, R	McCumber, R	Pittman, D	Tillman, D
Fall, R	Martin, Va., D	Poindexter, R	Underwood, D
Gallinger, R	Martine, N. J., D	Pomerene, D	Wadsworth, R
Goff, R	Myers, D	Robinson, D	

So Mr. Weeks's amendment was laid on the table.

Senator Gallinger was paired. He would have voted NAY.

NATIONAL DEFENSE. ARMY APPROPRIATION BILL (H. R. 16460. **The Tavenner Amendment).** July 25, 1916, page 13361.

The roll call here given was on the committee amendment to strike out the following section:

Provided, That no part of the appropriations made in this act shall be available for the salary or pay of any officer, manager, superintendent, foreman, or other person having charge of the work of any employee of the United States while making or causing to be made with a stop watch, or other time-measuring device, a time study of any job of any such employee between the starting and completion thereof, or of the movements of any such employee while engaged upon such work; nor shall any part of the appropriations made in this act be available to pay any premium or bonus or cash reward to any employee in addition to his regular wages, except for suggestions resulting in improvements or economy in the operation of any Government plant.

A YEA vote was a vote *in favor* of striking out this section and in favor of the bonus and stop-watch systems.

A NAY vote was a vote *against* striking out this section and against the bonus and stop-watch systems.

YEAS—15.

Brandegge, R	du Pont, R	Smoot, R	Weeks, R
Chamberlain, D	Gallinger, R	Thomas, D	Williams, D
Clark, Wyo., R	Harding, R	Townsend, R	Works, R
Dillingham, R	Page, R	Warren, R	

NAYS—36.

Ashurst, D	James, D	Myers, D	Shields, D
Beckham, D	Johnson, S. Dak., D	Norris, R	Simmons, D
Borah, R	Jones, R	O'Gorman, D	Smith, S. C., D
Brady, R	Kenyon, R	Overman, D	Sterling, R
Chilton, D	Kern, D	Penrose, R	Stone, D
Clapp, R	La Follette, R	Poindexter, R	Swanson, D
Cummins, R	Lane, D	Reed, D	Thompson, D
Fletcher, D	Lee, Md., D	Shafroth, D	Tillman, D
Husting, R	Martine, N. J., D	Sheppard, D	Vardaman, D

NOT VOTING—44.

Bankhead, D	Gronna, R	McLean, R	Saulsbury, D
Broussard, D	Hardwick, D	Martin, Va., D	Sherman, R
Bryan, D	Hitchcock, D	Nelson, R	Smith, Ariz., D
Catron, R	Hollis, D	Newlands, D	Smith, Ga., D
Clarke, Ark., D	Hughes, D	Oliver, R	Smith, Md., D
Colt, R	Johnson, Me., D	Owen, D	Smith, Mich., R
Culberson, D	Lea, Tenn., D	Phelan, D	Sutherland, R
Curtis, R	Lewis, D	Pittman, D	Taggart, D
Fall, D	Lippitt, R	Pomerene, D	Underwood, D
Goff, R	Lodge, R	Ransdell, D	Wadsworth, R
Gore, D	McCumber, R	Robinson, D	Walsh, D

So the amendment of the committee was rejected.

Senator Lippitt was paired. He would have voted YEA.

✓ NATIONAL DEFENSE. ARMOR PLATE FACTORY. NAVAL APPROPRIATION BILL (H. R. 15947). July 19, 1916, page 13092.

The roll call here given was on an amendment offered by Senator Oliver of Pennsylvania, the amendment being to strike out the section providing for a Government armor plate factory.

A YEA vote was a vote *in favor* of striking out this section and against a Government factory.

A NAY vote was a vote *against* striking out this section and in favor of a Government factory.

YEAS—17.

Brandegee, R	Lodge, R	Smoot, R	Warren, R
du Pont, R	Nelson, R	Sutherland, R	Weeks, R
Gallinger, R	Oliver, R	Taggart, D	
Harding, R	Page, R	Townsend, R	
Lippitt, R	Penrose, R	Wadsworth, R	

NAYS—51.

Ashurst, D	James, D	Norris, R	Smith, Ga., D
Bankhead, D	Johnson, S. Dak., D	Overman, D	Smith, S. C., D
Beckham, D	Jones, R	Pittman, D	Sterling, R
Borah, R	Kenyon, R	Poindexter, R	Swanson, D
Bryan, D	Kern, D	Pomerene, D	Thomas, D
Chamberlain, D	La Follette, R	Ransdell, D	Thompson, D
Clapp, R	Lane, D	Reed, D	Tillman, D
Clarke, Ark., D	Lee, Md., D	Robinson, D	Underwood, D
Culberson, D	Lewis, D	Shafroth, D	Vardaman, D
Cummins, R	Martin, Va., D	Sheppard, D	Walsh, D
Fletcher, D	Martine, N. J., D	Shields, D	Williams, D
Hitchcock, D	Myers, D	Simmons, D	Works, R
Hughes, D	Newlands, D	Smith, Ariz., D	

NOT VOTING—27.

Brady, R	Dillingham, R	Husting, D	Phelan, D
Broussard, D	Fall, R	Johnson, Me., D	Saulsbury, D
Catron, R	Goff, R	Lea, Tenn., D	Sherman, R
Chilton, D	Gore, D	McCumber, R	Smith, Md., D
Clark, Wyo., R	Gronna, R	McLean, R	Smith, Mich., R
Colt, R	Hardwick, D	O'Gorman, D	Stone, D
Curtis, R	Hollis, D	Owen, D	

So Mr. Oliver's amendment was rejected.

Senator Dillingham was paired. He would have voted YEA.

Senator Clark of Wyoming was paired. He would have voted YEA.

Senator Curtis was paired. He would have voted YEA.

Senator Gronna was paired. He would have voted NAY.

NATIONAL DEFENSE. NAVAL APPROPRIATION BILL (H. R. 15947).

July 19, 1916, page 13093.

The roll call here given was on the passage of the following amendment, amendment being to insert the following:

The Federal Trade Commission is hereby directed, immediately after the passage of this act, and annually thereafter, upon the request of the Secretary of the Navy, to investigate and inventory the armor-plate plants of the United States, and to estimate and determine the average full cost of producing armor plate at said plants under the four following conditions, to wit:

- (a) Plants running at full capacity.
- (b) Plants running at two-thirds capacity.
- (c) Plants running at half capacity.
- (d) Plants running at one-third capacity.

After so determining the full cost of producing armor plate at said plants the said Federal Trade Commission shall at once report to the Secretary of the Navy a fair and reasonable price the Government should pay for its armor plate. Upon receipt of such report the Secretary

of the Navy is hereby authorized to enter into a contract or contracts for armor plate to meet the needs of the Government, now or hereafter, at or below the price per ton so reported as the fair price for the proportion which the tonnage awarded bears to the aggregate capacity of the plants, and the appropriation hereby made for the erection or purchase of an armor-plate plant shall not be used for that purpose until the said report has been made to the Secretary of the Navy and the manufacturers of armor plate have failed, within 30 days after notice of such report, to accept the same and to enter into a contract for the manufacture of said armor plate at or below the price per ton so reported by said commission.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—16.

Brandegge, R	Lippitt, R	Page, R	Townsend, R
Catron, R	Nelson, R	Penrose, R	Wadsworth, R
du Pont, R	Newlands, D	Smoot, R	Warren, R
Harding, R	Oliver, R	Sutherland, R	Weeks, R

NAYS—49.

Bankhead, D	Johnson, Me., D	Overman, D	Sterling, R
Beckham, D	Johnson, S. Dak., D	Owen, D	Swanson, D
Borah, R	Jones, R	Pittman, D	Taggart, D
Bryan, R	Kenyon, R	Poindexter, R	Thompson, D
Chamberlain, D	Kern, D	Pomerene, D	Tillman, D
Clapp, R	La Follette, R	Ransdell, D	Underwood, D
Culberson, D	Lane, D	Reed, D	Vardaman, D
Cummins, R	Lee, Md., D	Robinson, D	Walsh, D
Fletcher, D	Lewis, D	Shafroth, D	Williams, D
Gronna, R	Martin, Va., D	Sheppard, D	Works, R
Hitchcock, D	Martine, N. J., D	Shields, D	
Hughes, D	Myers, D	Simmons, D	
James, D	Norris, R	Smith, S. C., D	

NOT VOTING—30.

Ashurst, D	Dillingham, R	Lea, Tenn., D	Smith, Ariz., D
Brady, R	Fall, R	Lodge, R	Smith, Ga., D
Broussard, D	Gallinger, R	McCumber, R	Smith, Md., D
Chilton, D	Goff, R	McLean, R	Smith, Mich., R
Clark, Wyo., R	Gore, D	O'Gorman, D	Stone, D
Clarke, Ark., D	Hardwick, D	Phelan, D	Thomas, D
Colt, R	Hollis, D	Saulsbury, D	
Curtis, R	Husting, D	Sherman, R	

So Mr. Oliver's amendment was rejected.

Senator Dillingham was paired. He would have voted YEA.

Senator Lodge was paired. He would have voted YEA.

NATIONAL DEFENSE. NAVAL APPROPRIATION BILL (H. R. 15947).

July 21, 1916, page 13154.

The roll call here given was on an amendment striking out the provision for ten battleships and substituting two; and striking out six battle cruisers and substituting four.

A YEA vote was a vote *in favor* of this amendment and of two battleships and four cruisers.

A NAY vote was a vote *against* this amendment and in favor of ten battleships and six cruisers.

YEAS—14.

Clapp, R	Jones, R	Norris, R	Vardaman, D
Cummins, R	Kenyon, R	Robinson, D	Works, R
Curtis, R	La Follette, R	Thomas, D	
Gronna, R	Lane, D	Townsend, R	

NAYS—60.

Ashurst, D	Harding, R	Oliver, R	Smith, Ariz., D
Bankhead, D	Hollis, D	Owen, D	Smith, Md., D
Borah, R	Husting, D	Page, R	Smith, S. C., D
Brady, R	James, D	Penrose, R	Smoot, R
Brandeggee, R	Johnson, Me., D	Phelan, D	Sterling, R
Broussard, D	Johnson, S. Dak., D	Pittman, D	Stone, D
Bryan, D	Kern, D	Poindexter, R	Swanson, D
Chamberlain, D	Lee, Md., D	Pomerene, D	Taggart, D
Chilton, D	Lewis, D	Ransdell, D	Thompson, D
Colt, R	Lippitt, R	Reed, D	Tillman, D
Culberson, D	Lodge, R	Shafroth, D	Underwood, D
Dillingham, R	Martin, Va., D	Sheppard, D	Wadsworth, R
du Pont, R	Martine, N. J., D	Sherman, R	Walsh, D
Fletcher, D	Myers, D	Shields, D	Weeks, R
Gallinger, R	Nelson, R	Simmons, D	Williams, D

NOT VOTING—21.

Beckham, D	Gore, D	McLean, R	Smith, Mich., R
Catron, R	Hardwick, D	Newlands, D	Sutherland, R
Clark, Wyo., R	Hitchcock, D	O'Gorman, D	Warren, R
Clarke, Ark., D	Hughes, D	Overman, D	
Fall, R	Lea, Tenn., D	Saulsbury, D	
Goff, R	McCumber, R	Smith, Ga., D	

So Mr. Cummins's amendment was rejected.

Senator Saulsbury was absent. He would have voted NAY.

NATIONAL DEFENSE. NAVAL APPROPRIATION BILL (H. R. 15947).

July 21, 1916, page 13160.

The roll call here given was on restoring the House building program for capital ships.

A YEA vote was a vote *in favor* of the House program.

A NAY vote was a vote *for* the Senate program.

YEAS—12.

Bankhead, D	Curtis, R	La Follette, R	Underwood, D
Clapp, R	Gronna, R	Norris, R	Vardaman, D
Cummins, R	Kenyon, R	Thomas, D	Works, R

NAYS—65.

Ashurst, D	Hardwick, D	Overman, D	Smith, Md., D
Beckham, D	Hollis, D	Owen, D	Smith, S. C., D
Borah, R	Husting, D	Page, R	Smoot, R
Brady, R	James, D	Phelan, D	Sterling, R
Brandeggee, R	Johnson, Me., D	Pittman, D	Stone, D
Broussard, D	Johnson, S. Dak., D	Poindexter, R	Swanson, D
Bryan, D	Jones, R	Pomerene, D	Taggart, D
Chamberlain, D	Kern, D	Ransdell, D	Thompson, D
Chilton, D	Lane, D	Reed, D	Tillman, D
Clark, Wyo., R	Lee, Md., D	Robinson, D	Wadsworth, R
Colt, R	Lewis, D	Shafroth, D	Walsh, D
Culberson, D	Lodge, R	Sheppard, D	Warren, R
Dillingham, R	Martin, Va., D	Sherman, R	Weeks, R
du Pont, R	Martine, N. J., D	Shields, D	Williams, D
Fletcher, D	Myers, D	Simmons, D	
Gallinger, R	Nelson, R	Smith, Ariz., D	
Harding, R	Oliver, R	Smith, Ga., D	

NOT VOTING—18.

Catron, R	Hitchcock, D	McLean, R	Smith, Mich., R
Clarke, Ark., D	Hughes, D	Newlands, D	Sutherland, R
Fall, R	Lea, Tenn., D	O'Gorman, D	Townsend, R
Goff, R	Lippitt, R	Penrose, R	
Gore, D	McCumber, R	Saulsbury, D	

So Mr. Thomas's amendment was rejected.

NATIONAL DEFENSE. NAVAL APPROPRIATION BILL (H. R. 15947).
July 20, 1916, page 13123.

The roll call here given was on the passage of the following amendment:
Provided, That no battleship, battle cruiser, scout cruiser, torpedo-boat destroyer, or submarine herein appropriated for shall be employed in any manner to coerce or compel the collection of any pecuniary claim of any kind, class, or nature, of any individual, firm, or corporation, or to enforce any claim of right to any grant or concession for or on behalf of any private citizen, copartnership, or corporation of the United States.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—8.

Chamberlain, D	Kenyon, R	Lane, D	Norris, R
Gronna, R	La Follette, R	Martine, N. J., D	Vardaman, D

NAYS—44.

Ashurst, D	James, D	Overman, D	Shields, D
Bankhead, D	Johnson, Me., D	Penrose, R	Smith, Ariz., D
Brandeggee, R	Kern, D	Phelan, D	Smith, Ga., D
Broussard, D	Lee, Md., D	Poindexter, R	Smith, S. C., D
Chilton, D	Lewis, D	Pomerene, D	Stone, D
Cummins, R	Lippitt, R	Ransdell, D	Swanson, D
du Pont, R	Lodge, R	Reed, D	Taggart, D
Fletcher, D	Martin, Va., D	Robinson, D	Tillman, D
Gallinger, R	Myers, D	Shafroth, D	Townsend, R
Hollis, D	Nelson, R	Sheppard, D	Walsh, D
Husting, D	Oliver, R	Sherman, R	Warren, R

NOT VOTING—43.

Beckham, D	Dillingham, R	McCumber, R	Smoot, R
Borah, R	Fall, R	McLean, R	Sterling, R
Brady, R	Goff, R	Newlands, D	Sutherland, R
Bryan, D	Gore, D	O'Gorman, D	Thomas, D
Catron, R	Harding, R	Owen, D	Thompson, D
Clapp, R	Hardwick, D	Page, R	Underwood, D
Clark, Wyo., R	Hitchcock, D	Pittman, D	Wadsworth, R
Clarke, Ark., D	Hughes, D	Saulsbury, D	Weeks, R
Colt, R	Johnson, S. Dak., D	Simmons, D	Williams, D
Culberson, D	Jones, R	Smith, Md., D	Works, R
Curtis, R	Lea, Tenn., D	Smith, Mich., R	

So Mr. La Follette's amendment was rejected.

Senator Weeks was absent: He would have voted NAY.

Senator Clapp was paired. He would have voted YEA.

Senator Weeks was absent. He would have voted NAY.

NATIONAL DEFENSE. NAVAL APPROPRIATION BILL (H. R. 15947).
July 21, 1916, page 13159.

The roll call here given was to strike out the provision for ten first-class battleships and substitute four.

A YEA vote was a vote *in favor* of this amendment and four battleships.

A NAY vote was a vote *against* this amendment and in favor of ten battleships.

YEAS—15.

Clapp, R	Jones, R	Norris, R	Townsend, R
Cummins, R	Kenyon, R	Overman, D	Vardaman, D
Curtis, R	La Follette, R	Robinson, D	Works, R
Gronna, R	Lane, D	Thomas, D	

NAYS—58.

Ashurst, D	Fletcher, D	Oliver, R	Smith, Md., D
Bankhead, D	Gallinger, R	Owen, D	Smith, S. C., D
Beckham, D	Hardwick, D	Page, R	Smoot, R
Borah, R	Hollis, D	Phelan, D	Stone, D
Brady, R	Husting, D	Pittman, D	Swanson, D
Brandegee, R	James, D	Poindexter, R	Taggart, D
Broussard, D	Johnson, Me., D	Pomerene, D	Thompson, D
Bryan, D	Johnson, S. Dak., D	Ransdell, D	Tillman, D
Chamberlain, D	Kern, D	Reed, D	Underwood, D
Chilton, D	Lee, Md., D	Sheppard, D	Wadsworth, R
Clark, Wyo., R	Lewis, D	Sherman, R	Walsh, D
Colt, R	Lodge, R	Shields, D	Warren, R
Culberson, D	Martin, Va., D	Simmons, D	Williams, D
Dillingham, R	Martine, N. J., D	Smith, Ariz., D	
du Pont, R	Nelson, R	Smith, Ga., D	

NOT VOTING—22.

Catron, R	Hitchcock, D	Myers, D	Smith, Mich., R
Clarke, Ark., D	Hughes, D	Newlands, D	Sterling, R
Fall, R	Lea, Tenn., D	O'Gorman, D	Sutherland, R
Goff, R	Lippitt, R	Penrose, R	Weeks, R
Gore, D	McCumber, R	Saulsbury, D	
Harding, R	McLean, R	Shafroth, D	

So Mr. Townsend's amendment was rejected.

Senator Harding was absent. He would have voted NAY.

NATIONAL DEFENSE. NAVAL APPROPRIATION BILL (H. R. 15947). July 21, 1916, page 13160.

The roll call here given was on striking out the provision for ten first-class battleships and substituting six, and to strike out the provision that four of these should be begun as soon as practical and substitute two.

A YEA vote was a vote *in favor* of this amendment and in favor of six battleships.

A NAY vote was a vote *against* this amendment and in favor of ten battleships.

YEAS—17.

Clapp, R	Kenyon, R	Robinson, D	Vardaman, D
Cummins, R	La Follette, R	Shafroth, D	Works, R
Curtis, R	Lane, D	Thomas, D	
Gronna, R	Norris, R	Townsend, R	
Jones, R	Overman, D	Underwood, D	

NAYS—58.

Ashurst, D	Fletcher, D	Nelson, R	Smith, Md., D
Bankhead, D	Gallinger, R	Oliver, R	Smith, S. C., D
Beckham, D	Harding, R	Owen, D	Smoot, R
Borah, R	Hardwick, D	Page, R	Sterling, R
Brady, R	Hollis, D	Pittman, D	Stone, D
Brandegee, R	Husting, D	Poindexter, R	Swanson, D
Broussard, D	James, D	Pomerene, D	Taggart, D
Bryan, D	Johnson, Me., D	Ransdell, D	Thompson, D
Chamberlain, D	Johnson, S. Dak., R	Reed, D	Tillman, D
Chilton, D	Kern, D	Sheppard, D	Wadsworth, R
Clark, Wyo., R	Lee, Md., D	Sherman, R	Walsh, D
Colt, R	Lewis, D	Shields, D	Warren, R
Culberson, D	Lodge, R	Simmons, D	Williams, D
Dillingham, R	Martin, Va., D	Smith, Ariz., D	
du Pont, R	Martine, N. J., D	Smith, Ga., D	

NOT VOTING—20.

Catron, R	Hitchcock, D	McLean, R	Phelan, D
Clarke, Ark., D	Hughes, D	Myers, D	Saulsbury, D
Fall, R	Lea, Tenn., D	Newlands, D	Smith, Mich., R
Goff, R	Lippitt, R	O'Gorman, D	Sutherland, R
Gore, D	McCumber, R	Penrose, R	Weeks, R

So Mr. Kenyon's amendment was rejected.

NATIONAL DEFENSE. NAVAL APPROPRIATION BILL (H. R. 15947). July 21, 1916, page 13162.

The roll call here given was on striking out the provision for ten battleships and substituting two to be built as soon as practicable, and striking out the provision for five battle cruisers and substituting four.

A YEA vote was a vote *in favor* of this amendment and in favor of two battleships and four battle cruisers.

A NAY vote was a vote *against* this amendment and in favor of ten battleships and five battle cruisers.

YEAS—19.

Bankhead, D	Curtis, R	Lane, D	Thomas, D
Brady, R	Gronna, R	Newlands, D	Townsend, R
Bryan, D	Hardwick, D	Norris, R	Underwood, D
Clapp, R	Kenyon, R	Oliver, R	Works, R
Cummins, R	La Follette, R	Overman, D	

NAYS—60.

Ashurst, D	Hollis, D	Page, R	Smith, Ga., D
Beckham, D	Husting, D	Penrose, R	Smith, Md., D
Borah, R	James, D	Phelan, D	Smith, S. C., D
Brandeggee, R	Johnson, Me., D	Pittman, D	Smoot, R
Broussard, D	Johnson, S. Dak., D	Poindexter, R	Sterling, R
Chamberlain, D	Jones, R	Pomerene, D	Stone, D
Chilton, D	Kern, D	Ransdell, D	Swanson, D
Clark, Wyo., R	Lee, Md., D	Reed, D	Taggart, D
Colt, R	Lewis, D	Robinson, D	Thompson, D
Culberson, D	Lodge, R	Shafroth, D	Tillman, D
Dillingham, R	Martin, Va., D	Sheppard, D	Vardaman, D
du Pont, R	Martine, N. J., D	Sherman, R	Wadsworth, R
Fletcher, D	Myers, D	Shields, D	Walsh, D
Gallinger, R	Nelson, R	Simmons, D	Weeks, R
Harding, R	Owen, D	Smith, Ariz., D	Williams, D

NOT VOTING—16.

Catron, R	Gore, D	Lippitt, R	Saulsbury, D
Clarke, Ark., D	Hitchcock, D	McCumber, R	Smith, Mich., R
Fall, R	Hughes, D	McLean, R	Sutherland, R
Goff, R	Lea, Tenn., D	O'Gorman, D	Warren, R

So the amendment of Mr. Cummins to the amendment of the committee was rejected.

NATIONAL DEFENSE. NAVAL APPROPRIATION BILL (H. R. 15947). July 21, 1916, page 13165.

The roll call here given was to restore the House building program for capital ships.

A YEA vote was a vote *in favor* of the House program.

A NAY vote was a vote *in favor* of the Senate program.

YEAS—21.

Bankhead, D	Kenyon, R	Norris, R	Underwood, D
Clapp, R	Kern, D	Robinson, D	Vardaman, D
Cummins, R	La Follette, R	Shafroth, D	Works, R
Gronna, R	Lane, D	Sterling, R	
Hardwick, D	Martine, N. J., D	Taggart, D	
Johnson, S. Dak., D	Myers, D	Thomas, D	

NAYS—56.

Ashurst, D	du Pont, R	Oliver, R	Smith, Ariz., D
Beckham, D	Fletcher, D	Overman, D	Smith, Ga., D
Borah, R	Gallinger, R	Owen, D	Smith, Md., D
Brady, R	Harding, R	Page, R	Smith, S. C., D
Brandeggee, R	Hollis, D	Penrose, R	Smoot, R
Broussard, D	Husting, D	Phelan, D	Stone, D
Bryan, D	James, D	Pittman, D	Swanson, D
Chamberlain, D	Johnson, Me., D	Poindexter, R	Thompson, D
Chilton, D	Jones, R	Pomerene, D	Tillman, D
Clark, Wyo., R	Lee, Md., D	Ransdell, D	Townsend, R
Colt, R	Lewis, D	Reed, D	Wadsworth, R
Culberson, D	Lodge, R	Sheppard, D	Walsh, D
Curtis, R	Martin, Va., D	Sherman, R	Warren, R
Dillingham, R	Nelson, R	Simmons, D	Williams, D

NOT VOTING—18.

Catron, R	Hitchcock, D	McLean, R	Smith, Mich., R
Clarke, Ark., D	Hughes, D	Newlands, D	Sutherland, R
Fall, R	Lea, Tenn., D	O'Gorman, D	Weeks, R
Goff, R	Lippitt, R	Saulsbury, D	
Gore, D	McCumber, R	Shields, D	

So Mr. Thomas's amendment to the amendment was rejected.

NATIONAL DEFENSE. NAVAL APPROPRIATION BILL (H. R. 15947). July 21, 1916, page 13171.

The roll call here given was on the passage of the bill in the Senate.

The bill provided for appropriations of some \$315,826,843. The difference between the Senate and House bill was as follows:

	House	Senate 3 years	Senate, First year.
Battleships	10	4
Battle cruisers	5	6	4
Scout cruisers.....	4	10	4
Destroyers	10	50	20
Fleet submarines.....	..	9	..
Coast submarines	50	58	30
Submarines (Neff)	1	..
Fuel ships	1	3	1
Ammunition ships	1	2	1
Hospital ships	1	1	1
Repair ships	1	..
Transports	1	..
Destroyer tenders	2	..
Submarine tenders	1	..
Gunboats	2	1
	72	157	66

Among the miscellaneous appropriations were \$11,000,000 for an armor plate factory, \$19,485,500 for ammunition for ships to be built in the next two years, and \$3,500,000 for aviation. The total appropriations of the Senate bill were \$45,857,588 more than the House bill.

A YEA vote was a vote *in favor* of the passage of the bill.

A NAY vote was a vote *against* the passage of the bill.

YEAS—71.

Ashurst, D	Broussard, D	Culberson, D	Harding, R
Bankhead, D	Bryan, D	Cummins, R	Hardwick, D
Beckham, D	Chamberlain, D	Dillingham, R	Hollis, D
Borah, R	Chilton, D	du Pont, R	Husting, D
Brady, R	Clark, Wyo., R	Fletcher, D	James, D
Brandeggee, R	Colt, R	Gallinger, R	Johnson, Me., D

Johnson, S. Dak., D	Newlands, D	Robinson, D	Swanson, D
Jones, R	Oliver, R	Shafroth, D	Taggart, D
Kenyon, R	Overman, D	Sheppard, D	Thompson, D
Kern, D	Owen, D	Shields, D	Tillman, D
Lane, D	Page, R	Simmons, D	Townsend, R
Lee, Md., D	Penrose, R	Smith, Ariz., D	Underwood, D
Lewis, D	Phelan, D	Smith, Ga., D	Wadsworth, R
Lodge, R	Pittman, D	Smith, Md., D	Walsh, D
Martin, Va., D	Poindexter, R	Smith, S. C., D	Warren, R
Martine, N. J., D	Pomerene, D	Smoot, R	Weeks, R
Myers, D	Ransdell, D	Sterling, R	Williams, D
Nelson, R	Reed, D	Stone, D	

NAYS—8.

Clapp, R	Gronna, R	Norris, R	Vardaman, D
Curtis, R	La Follette, R	Thomas, D	Works, R

NOT VOTING—16.

Catron, R	Gore, D	Lippitt, R	Saulsbury, D
Clarke, Ark., D	Hitchcock, D	McCumber, R	Sherman, R
Fall, R	Hughes, D	McLean, R	Smith, Mich., R
Goff, R	Lea, Tenn., D	O'Gorman, D	Sutherland, R

So the bill was passed.

Senator O'Gorman was absent. He would have voted YEA.

EIGHT HOUR DAY ON RAILROADS (H. R. 17700). Sept. 2, 1916, page 15957.

The roll call here given was on accepting the following amendment:

The Secretary. It is proposed to add at the end of the bill a new section, as follows:

SEC. 5. Any person who shall knowingly and willfully obstruct or retard the operation of trains mentioned in section 1 of this act shall be guilty of a misdemeanor, and be punished by a fine not exceeding \$100, or imprisonment not exceeding six months, or both.

Mr. Newlands. Mr. President, the amendment which I have offered is almost identical in terms with section 201 of the criminal code of the United States relating to the obstruction of the mails. I will read the latter:

SEC. 201. Whoever shall knowingly and willfully obstruct or retard the passage of the mail, or any carriage, horse, driver, or carrier, or car, steamboat, or other conveyance or vessel carrying the same, shall be fined not more than \$100 or imprisoned not more than six months, or both.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—14.

Borah, R	Gallinger, R	Newlands, D	Warren, R
Brandegge, R	Hardwick, D	Shields, D	Weeks, R
Bryan, D	Hitchcock, D	Thomas, D	
Clarke, Ark., D	Lee, Md., D	Underwood, D	

NAYS—52.

Ashurst, D	Hughes, D	Myers, D	Sherman, R
Beckham, D	Husting, D	Nelson, R	Simmons, D
Brady, R	Johnson, S. Dak., D	Norris, R	Smith, Ariz., D
Chamberlain, D	Jones, R	Oliver, R	Smith, Mich., R
Chilton, D	Kenyon, R	Overman, D	Smith, S. C., D
Clapp, R	Kern, D	Penrose, R	Sterling, D
Colt, R	La Follette, R	Phelan, D	Swanson, D
Culberson, D	Lane, D	Pittman, D	Taggart, D
Cummins, R	Lea, Tenn., D	Pomerene, D	Thompson, D
Curtis, R	Lewis, D	Ransdell, D	Vardaman, D
du Pont, R	McCumber, R	Reed, D	Wadsworth, R
Fletcher, D	McLean, R	Robinson, D	Walsh, D
Gronna, R	Martin, Va., D	Sheppard, D	Williams, D

NOT VOTING—29.

Bankhead, D	Harding, R	Owen, D	Stone, D
Broussard, D	Hollis, D	Page, R	Sutherland, R
Catron, R	James, D	Poindexter, R	Tillman, D
Clark, Wyo., R	Johnson, Me., D	Saulsbury, D	Townsend, R
Dillingham, R	Lippitt, R	Shafroth, D	Works, R
Fall, R	Lodge, R	Smith, Ga., D	
Goff, R	Martine, N. J., D	Smith, Md., D	
Gore, D	O'Gorman, D	Smoot, R	

So Mr. Newlands's amendment was rejected.

Senator Dillingham was paired. He would have voted NAY.

EIGHT HOUR DAY ON RAILROADS (H. R. 17700). Sept. 2, 1916, page 15955.

The roll call here given was on the adoption of the following amendment:
 SEC. 5. That the Interstate Commerce Commission shall have the power to fix the hours of labor and determine just and reasonable wages and conditions of labor for all employees of the railroads named in section 1 of this act. The rate of wages and the hours of labor provided for in this act shall remain fixed for service and pay until changed by the decision of the Interstate Commerce Commission, which, within a period of not less than six nor more than twelve months from the passage of this act, shall determine what are just and reasonable wages and conditions of labor, and what shall be the hours of labor for all employees of the railroads above mentioned: *Provided, however,* That nothing herein contained shall be construed as compelling the employees to work at the wages prescribed.

The Interstate Commerce Commission shall have the power from time to time to change the hours of labor and the rate of wages for all employees of the railroads named in section 1 of this act, either in whole or in part, upon its own initiative, on the petition of the employees, the managers of the railroads, or the public.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—14

Bankhead, D	Hardwick, D	Saulsbury, D	Warren, R
Bryan, D	Lee, Md., D	Smith, Md., D	Williams, D
Clarke, Ark., D	Newlands, D	Thomas, D	
Gallinger, R	Norris, R	Underwood, D	

NAYS—57

Ashurst, D	Gronna, R	Myers, D	Smith, Ariz., D
Beckham, D	Hitchcock, D	Nelson, R	Smith, Mich., R
Borah, R	Hughes, D	Oliver, R	Smith, S. C., D
Brady, R	Husting, D	Overman, D	Smoot, R
Brandeggee, R	Johnson, S. Dak., D	Penrose, R	Sterling, R
Chamberlain, D	Jones, R	Phelan, D	Swanson, D
Chilton, D	Kenyon, R	Pittman, D	Taggart, D
Clapp, R	Kern, D	Pomerene, D	Thompson, D
Colt, R	La Follette, R	Ransdell, D	Vardaman, D
Culberson, D	Lane, D	Reed, D	Wadsworth, R
Cummins, R	Lea, Tenn., D	Robinson, D	Walsh, D
Curtis, R	Lewis, D	Shennard, D	Weeks, R
Dillingham, R	McCumber, R	Sherman, R	
du Pont, R	McLean, R	Shields, D	
Fletcher, D	Martin, Va., D	Simmons, D	

NOT VOTING—24

Broussard, D	Harding, R	Martine, N. J., D	Smith, Ga., D
Catron, R	Hollis, D	O'Gorman, D	Stone, D
Clark, Wyo., R	James, D	Owen, D	Sutherland, R
Fall, R	Johnson, Me., D	Page, R	Tillman, D
Goff, R	Lippitt, R	Poindexter, R	Townsend, R
Gore, D	Lodge, R	Shafroth, D	Works, R

So Mr. Underwood's amendment was rejected.
Senator Smith of Georgia was paired. He would have voted YEA.
Senator Owen was paired. He would have voted NAY.

EIGHT HOUR DAY ON RAILROADS (H. R. 17700). Sept. 2, 1916, page 15961.

The roll call here given was on accepting the following amendment:

The Secretary. It is proposed, at the end of line 23, on page 3, after the word "workday," to insert the following:

Provided, That nothing in this act contained shall be held to amend, alter, or repeal an act entitled "An act to promote the safety of employees and travelers upon railroads by limiting the hours of service of employees thereof," approved March 4, 1907: *And provided further*, That nothing in this act contained shall be held to amend, alter, or repeal an act approved May 4, 1916, entitled "An act to amend section 3 of an act entitled 'An act to promote the safety of employees and travelers upon railroads by limiting the hours of service of employees thereof.'"

A YEA vote was a vote *in favor* of the amendment.

A NAY vote was a vote *against* the amendment.

YEAS—24.

Brady, R	Gronna, R	Myers, D	Smoot, R
Clapp, R	Hitchcock, D	Nelson, R	Sterling, R
Cummins, R	Jones, R	Norris, R	Thomas, D
Curtis, R	Kenyon, R	Oliver, R	Wadsworth, R
Dillingham, R	McCumber, R	Sherman, R	Warren, R
du Pont, R	McLean, R	Smith, Mich., R	Weeks, R

NAYS—46.

Ashurst, D	Hardwick, D	Overman, D	Smith, Ariz., D
Bankhead, D	Hughes, D	Penrose, R	Smith, Md., D
Beckham, D	Husting, D	Phelan, D	Smith, S. C., D
Brandeggee, R	Johnson, S. Dak., D	Pittman, D	Swanson, D
Bryan, D	Kern, D	Pomerene, D	Taggart, D
Chamberlain, D	La Follette, R	Ransdell, D	Thompson, D
Chilton, D	Lane, D	Reed, D	Underwood, D
Clarke, Ark., D	Lea, Tenn., D	Robinson, D	Vardaman, D
Colt, R	Lee, Md., D	Saulsbury, D	Walsh, D
Culbertson, D	Lewis, D	Sheppard, D	Williams, D
Fletcher, D	Martin, Va., D	Shields, D	
Gallinger, R	Newlands, D	Simmons, D	

NOT VOTING—25.

Borah, R	Harding, R	O'Gorman, D	Sutherland, R
Broussard, D	Hollis, D	Owen, D	Tillman, D
Catron, R	James, D	Page, R	Townsend, R
Clark, Wyo., R	Johnson, Me., D	Poindexter, R	Works, R
Fall, R	Lippitt, R	Shafroth, D	
Goff, R	Lodge, R	Smith, Ga., D	
Gore, D	Martine, N. J., D	Stone, D	

Senator La Follette's amendment was rejected.

Senator Smith of Georgia was paired. He would have voted NAY.

EIGHT HOUR DAY FOR RAILROADS (H. R. 17700). Sept. 2, 1916, page 15962.

The roll call here given was on the passage of the bill, which read as follows:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That beginning January first, nineteen hundred and seventeen, eight hours shall, in contracts for labor and service, be deemed a day's work and the measure or standard of a day's work for the purpose of reckoning the compensation for services of all employees who are now or may hereafter be employed by any common carrier

by railroad, except railroads independently owned and operated not exceeding one hundred miles in length, electric street railroads, and electric interurban railroads, which is subject to the provisions of the Act of February fourth, eighteen hundred and eighty-seven, entitled "An Act to regulate commerce," as amended, and who are now or may hereafter be actually engaged in any capacity in the operation of trains used for the transportation of persons or property on railroads, except railroads independently owned and operated not exceeding one hundred miles in length, electric street railroads, and electric interurban railroads, from any State or Territory of the United States or the District of Columbia to any other State or Territory of the United States or the District of Columbia, or from one place in a Territory to another place in the same Territory, or from any place in the United States to an adjacent foreign country, or from any place in the United States through a foreign country to any other place in the United States: *Provided*, That the above exceptions shall not apply to railroads though less than one hundred miles in length whose principal business is leasing or furnishing terminal or transfer facilities to other railroads, or are themselves engaged in transfers of freight between railroads or between railroads and industrial plants.

SEC. 2. That the President shall appoint a commission of three, which shall observe the operation and effects of the institution of the eight-hour standard workday as above defined and the facts and conditions affecting the relations between such common carriers and employees during a period of not less than six months nor more than nine months, in the discretion of the commission, and within thirty days thereafter such commission shall report its findings to the President and Congress; that each member of the commission created under the provisions of this Act shall receive such compensation as may be fixed by the President. That the sum of \$25,000, or so much thereof as may be necessary, be, and hereby is, appropriated, out of any money in the United States Treasury not otherwise appropriated, for the necessary and proper expenses incurred in connection with the work of such commission, including salaries, per diem, traveling expenses of members and employees, and rent, furniture, office fixtures and supplies, books, salaries, and other necessary expenses, the same to be approved by the chairman of said commission and audited by the proper accounting officers of the Treasury.

SEC. 3. That pending the report of the commission herein provided for and for a period of thirty days thereafter the compensation of railway employees subject to this Act for a standard eight-hour workday shall not be reduced below the present standard day's wage, and for all necessary time in excess of eight hours such employees shall be paid at a rate not less than the pro rata rate for such standard eight-hour workday.

SEC. 4. That any person violating any provision of this Act shall be guilty of a misdemeanor and upon conviction shall be fined not less than \$100 and not more than \$1,000, or imprisonment not to exceed one year, or both.

A YEA vote was a vote *in favor* of the passage of the bill.

A NAY vote was a vote *against* the passage of the bill.

YEAS—43.

Ashurst, D	Johnson, S. Dak., D	Phelan, D	Smith, Md., D
Bankhead, D	Kern, D	Pittman, D	Smith, S. C., D
Beckham, D	La Follette, R	Pomerene, D	Swanson, D
Bryan, D	Lane, D	Ransdell, D	Taggart, D
Chamberlain, D	Lea, Tenn., D	Reed, D	Thomas, D
Chilton, D	Lee, Md., D	Robinson, D	Thompson, D
Culberson, D	Lewis, D	Saulsbury, D	Underwood, D
Fletcher, D	Martin, Va., D	Sheppard, D	Vardaman, D
Hitchcock, D	Myers, D	Shields, D	Walsh, D
Hughes, D	Newlands, D	Simmons, D	Williams, D
Husting, D	Overman, D	Smith, Ariz., D	

NAYS—28.

Borah, R	Curtis, R	Kenyon, R	Sherman, R
Brady, R	Dillingham, R	McCumber, R	Smith, Mich., R
Brandeggee, R	du Pont, R	McLean, R	Smoot, R
Clapp, R	Gallinger, R	Nelson, R	Sterling, R
Clarke, Ark., D	Gronna, R	Norris, R	Wadsworth, R
Colt, R	Hardwick, D	Oliver, R	Warren, R
Cummins, R	Jones, R	Penrose, R	Weeks, R

NOT VOTING—24.

Broussard, D	Harding, R	Martine, N. J., D	Smith, Ga., D
Catron, R	Hollis, D	O'Gorman, D	Stone, D
Clark, Wyo., R	James, D	Owen, D	Sutherland, R
Fall, R	Johnson, Me., D	Page, R	Tillman, D
Goff, R	Lippitt, R	Poindexter, R	Townsend, R
Gore, D	Lodge, R	Shafroth, D	Works, R

So the bill was passed.

Senator Shafroth was paired. He would have voted YEA.

FREE SEEDS PROVISION OF THE AGRICULTURE APPROPRIATION Bill (H. R. 12717). July 3, 1916, page 11946.

The roll call here given was on striking out the appropriation of \$252,-540 for free seeds.

A YEA vote was a vote *in favor* of striking out the appropriation and against free seeds.

A NAY vote was a vote *against* striking out the appropriation and for free seeds.

YEAS—33.

Borah, R	Gronna, R	Overman, D	Taggart, D
Brady, R	Hughes, D	Page, R	Thomas, D
Brandeggee, R	Johnson, S. Dak., D	Sheppard, D	Thompson, D
Bryan, D	Jones, R	Sherman, R	Townsend, R
Chamberlain, D	Kenyon, R	Smith, Ariz., D	Walsh, D
Clapp, R	La Follette, R	Smith, Ga., D	Warren, R
Clarke, Ark., D	Lane, D	Stone, D	Works, R
Fletcher, D	Nelson, R	Sutherland, R	
Gore, D	Norris, R		

NAYS—21.

Ashurt, D	Johnson, Me., D	Pomerene, D	Smoot, R
Bankhead, D	Kern, D	Ransdell, D	Sterling, R
Broussard, D	Martine, N. J., D	Reed, D	Swanson, D
Clark, Wyo., R	Pittman, D	Shafroth, D	Vardaman, D
Gallinger, R	Poindexter, R	Simmons, D	Williams, D
Husting, D			

NOT VOTING—41.

Beckham, D	Harding, R	McLean, R	Shields, D
Catron, R	Hardwick, D	Martin, Va., D	Smith, Md., D
Chilton, D	Hitchcock, D	Myers, D	Smith, Mich., R
Colt, R	Hollis, D	Newlands, D	Smith, S. C., D
Culberson, D	James, D	O'Gorman, D	Tillman, D
Cummins, R	Lea, Tenn., D	Oliver, R	Underwood, D
Curtis, R	Lee, Md., D	Owen, D	Wadsworth, R
Dillingham, R	Lewis, D	Penrose, R	Weeks, R
du Pont, R	Lippitt, R	Phelan, D	
Fall, R	Lodge, R	Robinson, D	
Goff, R	McCumber, R	Saulsbury, D	

So the amendment of the committee was agreed to.

Senator Catron was paired. He would have voted NAY.

FREE SEEDS PROVISION OF AGRICULTURE APPROPRIATION BILL (H. R. 12717). July 3, 1916, page 11944.

The roll call here given was on the following amendment:

The Secretary. On page 26, line 3, strike out "\$252,540" and insert "\$75,-

000," and after the word "Provided," in line 12 of the same page, strike out down to and including line 6 on page 28 and in lieu thereof insert:

That said seed, bulbs, shrubs, cuttings, and plants shall be sent only to such persons as shall make request therefor, in the order of the receipt of such requests: *And provided further*, That all such requests made of Senators or Representatives and Delegates in Congress if transmitted to the Department of Agriculture shall be complied with by said department.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—24.

Borah, R	Johnson, S. Dak., D	Nelson, R	Sutherland, R
Brandegee, R	Jones, R	Norris, R	Taggart, D
Bryan, D	Kenyon, R	Page, R	Thompson, D
Clarke, Ark., D	Kern, D	Poindexter, R	Townsend, R
Fletcher, D	La Follette, R	Sheppard, D	Walsh, D
Hughes, D	Lane, D	Sterling, R	Works, R

NAYS—30.

Ashurst, D	Hardwick, D	Reed, D	Swanson, D
Brady, R	Johnson, Me., D	Shafroth, D	Tillman, D
Broussard, D	McLean, R	Sherman, R	Underwood, D
Chamberlain, D	Martine, N. J., D	Simmons, D	Vardaman, D
Clark, Wyo., R	Overman, D	Smith, Ariz., D	Warren, R
Gallinger, R	Pittman, D	Smith, Ga., D	Williams, D
Gore, D	Pomerene, D	Smoot, R	
Gronna, R	Ransdell, D	Stone, D	

NOT VOTING—41.

Bankhead, D	Fall, R	Lodge, R	Saulsbury, D
Beckham, D	Goff, R	McCumber, R	Shields, D
Catron, R	Harding, R	Martin, Va., D	Smith, Md., D
Chilton, D	Hitchcock, D	Myers, D	Smith, Mich., R
Clapp, R	Hollis, D	Newlands, D	Smith, S. C., D
Colt, R	Husting, D	O'Gorman, D	Thomas, D
Culberson, D	James, D	Oliver, R	Wadsworth, R
Cummins, R	Lea, Tenn., D	Owen, D	Weeks, R
Curtis, R	Lee, Md., D	Penrose, R	
Dillingham, R	Lewis, D	Phelan, D	
du Pont, R	Lippitt, R	Robinson, D	

So Mr. Norris's amendment to the amendment was rejected.

Senator Catron was paired. He would have voted NAY.

MIGRATORY BIRDS, ETC., AGRICULTURE APPROPRIATION BILL (H. R. 12717). July 10, 1916, page 12303.

The roll call here given was on striking out the appropriation of \$50,000 for enforcing the act relative to the protection of migratory game and insectivorous birds.

A YEA vote was a vote *in favor* of striking out this section.

A NAY vote was a vote *against* striking out this section.

YEAS—8.

Borah, R	Hardwick, D	Overman, D	Thomas, D
Bryan, D	James, D	Reed, D	Walsh, D

NAYS—52.

Ashurst, D	Cummins, R	Hitchcock, D	Lane, D
Bankhead, D	Curtis, R	Hollis, D	Lippitt, R
Beckham, D	du Pont, R	Hughes, D	Lodge, R
Brady, R	Fletcher, D	Husting, D	McCumber, R
Brandegee, R	Gallinger, R	Jones, R	McLean, R
Chamberlain, D	Gronna, R	Kenyon, R	Martine, N. J., D
Clapp, R	Harding, R	La Follette, R	Nelson, R

Norris, R	Shafroth, D	Smith, S. C., D	Underwood, D
O'Gorman, R	Sheppard, D	Sterling, R	Vardaman, D
Oliver, R	Sherman, R	Swanson, D	Wadsworth, R
Poindexter, R	Simmons, D	Thompson, D	Warren, R
Pomerene, D	Smith, Ariz., D	Tillman, D	Weeks, R
Ransdell, D	Smith, Ga., D	Townsend, R	Williams, D

NOT VOTING—35.

Broussard, D	Goff, R	Myers, D	Shields, R
Catron, R	Gore, D	Newlands, D	Smith, Md., D
Chilton, D	Johnson, Me., D	Owen, D	Smith, Mich., R
Clark, Wyo., R	Johnson, S. Dak., D	Page, R	Smoot, R
Clarke, Ark., D	Kern, D	Penrose, R	Stone, D
Colt, R	Lea, Tenn., D	Phelan, D	Sutherland, R
Culbertson, D	Lee, Md., D	Pittman, D	Taggart, D
Dillingham, R	Lewis, D	Robinson, D	Works, R
Fall, R	Martin, Va., D	Saulsbury, D	

So Mr. Reed's amendment was rejected.

Senator Penrose was absent. He would have voted NAY.

RURAL CREDITS (Senate 2986). May 2, 1916, page 8224.

The roll call here given was on a motion to strike out that section of the bill which provided that appointments of employees coming under the Farm Loan Board should be made without regard to the Civil Service, but that nothing should prevent the President from placing such employees in the Classified Service.

A YEA vote was a vote *in favor* of striking out this provision and in favor of the Civil Service.

A NAY vote was a vote *against* striking out this provision and against the Civil Service.

YEAS—24.

Brandegge, R	Fall, R	Lane, D	Poindexter, R
Clapp, R	Gronna, R	Lodge, R	Sherman, R
Clark, Wyo., R	Harding, R	Nelson, R	Smoot, R
Colt, R	Jones, R	Norris, R	Sterling, R
Cummins, R	Kenyon, R	Oliver, R	Wadsworth, R
Curtis, R	La Follette, R	Page, R	Works, R

NAYS—34.

Ashurst, D	Johnson, S. Dak., D	Reed, D	Taggart, D
Bankhead, D	Kern, D	Saulsbury, D	Thomas, D
Beckham, D	Martin, Va., D	Shafroth, D	Tillman, D.
Chamberlain, D	Myers, D	Sheppard, D	Underwood, D
Chilton, D	Newlands, D	Simmons, D	Vardaman, D
Gore, D	O'Gorman, D	Smith, Ariz., D	Walsh, D
Hollis, D	Overman, D	Smith, Ga., D	Williams, D
Husting, D	Owen, D	Stone, D	
Johnson, Me., D	Pittman, D	Swanson, D	

NOT VOTING—38.

Borah, R	Fletcher, D	Lippitt, R	Smith, Md., D
Brady, R	Gallinger, R	McCumber, R	Smith, Mich., R
Broussard, D	Goff, R	McLean, R	Smith, S. C., D
Bryan, D	Hardwick, D	Martine, N. J., D	Sutherland, R
Burleigh, R	Hitchcock, D	Penrose, R	Thompson, D
Catron, R	Hughes, D	Phelan, D	Townsend, R
Clarke, Ark., D	James, D	Pomerene, D	Warren, R
Culbertson, D	Lea, Tenn., D	Ransdell, D	Weeks, R
Dillingham, R	Lee, Md., D	Robinson, D	
du Pont, R	Lewis, D	Shields, D	

So Mr. Norris's amendment was rejected.

Senator Townsend was paired. He would have voted YEA.

RURAL CREDITS (Senate 2986). May 4, 1916, page 8387.

The roll call here given was on the passage of the bill which was designed to enable farmers to borrow money on long terms and at low rates of interest. It provided for a Federal Farm Loan Board of four members to be appointed by the President. The Farm Loan Board was to have power to charter Federal Land Banks which should begin business with a subscribed capital of not less than \$750,000. It further provided for the formation of national farm loan associations to be formed by persons who wish to borrow money on farm mortgage security. The rate of interest was not to exceed 6 per centum a year. Loans were to be made for a period of not more than forty years.

A YEA vote was a vote *in favor* of the passage of the bill.

A NAY vote was a vote *against* the passage of the bill.

YEAS—57.

Ashurst, D	Husting, D	Newlands, D	Smith, S. C., D
Bankhead, D	James, D	Norris, R	Smoot, R
Beckham, D	Johnson, Me., D	Overman, D	Sterling, R
Borah, R	Johnson, S. Dak., D	Owen, D	Stone, D
Brady, R	Jones, R	Phelan, D	Swanson, D
Chamberlain, D	Kenyon, R	Pittman, D	Taggart, D
Culberson, D	Kern, D	Poindexter, R	Thompson, D
Cummins, R	La Follette, R	Pomerene, D	Tillman, D
Curtis, R	Lane, D	Ransdell, D	Townsend, R
Fall, R	Lea, Tenn., D	Reed, D	Underwood, D
Fletcher, D	Lee, Md., D	Shafroth, D	Vardaman, D
Gore, D	Martin, Va., D	Sheppard, D	Williams, D
Gronna, R	Martine, N. J., D	Simmons, D	
Hollis, D	Myers, D	Smith, Ga., D	
Hughes, D	Nelson, R	Smith, Mich., R	

NAYS—5.

Brandegge, R	Oliver, R	Wadsworth, R
Lodge, R	Page, R	

NOT VOTING—34.

Broussard, D	Dillingham, R	McCumber, R	Smith, Md., D
Bryan, D	du Pont, R	McLean, R	Sutherland, R
Burleigh, R	Gallinger, R	O'Gorman, D	Thomas, D
Catron, R	Goff, R	Penrose, R	Walsh, D
Chilton, D	Harding, R	Robinson, D	Warren, R
Clapp, R	Hardwick, D	Saulsbury, D	Weeks, R
Clark, Wyo., R	Hitchcock, D	Sherman, R	Works, R
Clarke, Ark., D	Lewis, D	Shields, D	
Colt, R	Lippitt, R	Smith, Ariz., D	

So the bill was passed.

Senators Chilton, Saulsbury, and Robinson were absent. All would have voted YEA.

Senator Hardwick was absent. He would have voted YEA.

Senator Dillingham was absent and paired. He would have voted NAY.

Senator Walsh was absent. He would have voted YEA.

Senator Weeks was absent. He would have voted NAY.

Senator Hitchcock was absent and paired. He would have voted YEA.

Senator Thomas was absent and paired. He would have voted YEA.

SUGAR (H. R. 11471). April 11, 1916, page 6750.

The roll call here given was on the question of accepting the amendment made by the Senate Committee on Finance. The bill, as it passed the House, repealed the tariff provision placing sugar on the free list and replaced it on the dutiable list without any time limitation. The Senate amendment provided that the tariff should continue until May, 1920, and sugar should then be placed on the free list.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—40.

Ashurst, D	Johnson, Me., D	Reed, D	Smith, S. C., D
Bankhead, D	Kern, D	Robinson, D	Stone, D
Bryan, D	Lewis, D	Saulsbury, D	Swanson, D
Chamberlain, D	Martin, Va., D	Shafroth, D	Thomas, D
Culberson, D	Martine, N. J., D	Sheppard, D	Thompson, D
Gore, D	Myers, D	Shields, D	Tillman, D
Hardwick, D	Overman, D	Simmons, D	Underwood, D
Hollis, D	Phelan, D	Smith, Ariz., D	Vardaman, D
Husting, D	Pittman, D	Smith, Ga., D	Walsh, D
James, D	Pomerene, D	Smith, Md., D	Williams, D

NAYS—32.

Borah, R	Dillingham, R	McCumber, R	Sherman, R
Brandeggee, R	Gronna, R	Nelson, R	Smith, Mich., R
Broussard, D	Jones, R	Newlands, D	Smoot, R
Burleigh, R	Kenyon, R	Norris, R	Sterling, R
Clapp, R	La Follette, R	Oliver, R	Wadsworth, R
Clark, Wyo., R	Lane, D	Page, R	Warren, R
Colt, R	Lippitt, R	Poindexter, R	Weeks, R
Cummins, R	Lodge, R	Ransdell, D	Works, R

NOT VOTING—24.

Beckham, D	du Pont, R	Hitchcock, D	O'Gorman, D
Brady, R	Fall, R	Hughes, D	Owen, D
Catron, R	Fletcher, D	Johnson, S. Dak., D	Penrose, R
Chilton, D	Gallinger, R	Lea, Tenn., D	Sutherland, R
Clarke, Ark., D	Goff, R	Lee, Md., D	Taggart, D
Curtis, R	Harding, R	McLean, R	Townsend, R

So the amendment of the Committee on Finance was agreed to.

Senator Curtis was paired. He would have voted NAY.

Senator Gallinger was paired. He would have voted NAY.

Senator Taggart was absent and paired. He would have voted YEA.

Senators Fletcher, Lee of Maryland, and Chilton were absent. All would have voted YEA.

Senator Townsend was absent. He would have voted NAY.

SUGAR (H. R. 11471). April 22, 1916, page 7592.

The roll call here given was on the question of receding from the Senate amendment to the bill which would have restored sugar to the free list in 1920 and accepting the House provision which restored the tariff on sugar without time limitation.

A YEA vote was a vote *in favor* of receding.

A NAY vote was a vote *against* receding.

YEAS—59.

Ashurst, D	Harding, R	Oliver, R	Smoot, R
Borah, R	Hollis, D	Overman, D	Stone, D
Brady, R	Johnson, Me., D	Page, R	Sutherland, R
Brandeggee, R	Jones, R	Phelan, D	Swanson, D
Broussard, D	Kenyon, R	Pittman, D	Taggart, D
Burleigh, R	La Follette, R	Poindexter, R	Thompson, D
Chamberlain, D	Lippitt, R	Pomerene, D	Tillman, D
Chilton, D	Lodge, R	Ransdell, D	Townsend, R
Clark, Wyo., R	McCumber, R	Robinson, D	Underwood, D
Colt, R	McLean, R	Saulsbury, D	Wadsworth, R
Culberson, D	Martin, Va., D	Shafroth, D	Walsh, D
Cummins, R	Myers, D	Sheppard, D	Warren, R
Dillingham, R	Nelson, R	Simmons, D	Williams, D
Gallinger, R	Newlands, D	Smith, Ariz., D	Works, R
Gronna, R	Norris, R	Smith, Mich., R	

NAYS—10.

Gore, D	Husting, D	Martine, N. J., D	Vardaman, D
Hardwick, D	Johnson, S. Dak., D	Smith, Ga., D	
Hughes, D	Lane, D	Thomas, D	

NOT VOTING—27.

Bankhead, D	du Pont, R	Lea, Tenn., D	Sherman, R
Beckham, D	Fall, R	Lee, Md., D	Shields, D
Bryan, D	Fletcher, D	Lewis, D	Smith, Md., D
Catron, R	Goff, R	O'Gorman, D	Smith, S. C., D
Clapp, R	Hitchcock, D	Owen, D	Sterling, R
Clarke, Ark., D	James, D	Penrose, R	Weeks, R
Curtis, R	Kern, D	Reed, D	

So the Senate receded from its amendment.

Senator Bankhead was absent. He would have voted YEA.

Senator Brady was paired. He would have voted YEA.

Senator Smith of Maryland was absent. He would have voted YEA.

Senator Kern was absent. He would have voted YEA.

Senator Reed was absent. He would have voted YEA.

Senator Bryan was absent. He would have voted YEA.

Senator Weeks was paired. He would have voted YEA.

Senator Penrose was absent. He would have voted YEA.

Senator Owen was paired. He would have voted NAY.

Senator Fletcher was absent. He would have voted YEA.

RIVERS AND HARBORS BILL (H. R. 12193). May 19, 1916, page 9410.

The roll call here given was on agreeing to the committee amendment striking out the appropriation of \$200,000 and an authorization of \$500,000 for the improvement of East River Harbor, New York. The improvements of the river would make the Brooklyn Navy Yard more accessible to battleships.

A YEA vote was a vote *in favor* of striking out this appropriation.

A NAY vote was a vote *against* striking out this appropriation.

YEAS—14.

Bankhead, D	Martin, Va., D	Shafroth, D	Swanson, D
Broussard, D	Myers, D	Sheppard, D	Vardaman, D
Clarke, Ark., D	Nelson, R	Simmons, D	
Fletcher, D	Ransdell, D	Stone, D	

NAYS—48.

Ashurt, D	Hardwick, D	Martine, N. J., D	Smith, Ga., D
Beckham, D	Hitchcock, D	Norris, R	Smoot, R
Brady, R	Hughes, D	O'Gorman, D	Sterling, R
Brandegge, R	Husting, D	Oliver, R	Thomas, D
Chilton, D	Jones, R	Overman, D	Thompson, D
Clapp, R	Kenyon, R	Page, R	Tillman, D
Clark, Wyo., R	La Follette, R	Pittman, D	Underwood, D
Curtis, R	Lane, D	Poindexter, R	Wadsworth, R
Fall, R	Lee, Md., D	Pomerene, D	Walsh, D
Gallinger, R	Lewis, D	Reed, D	Warren, R
Gronna, R	Lippitt, R	Sherman, R	Weeks, R
Harding, R	Lodge, R	Smith, Ariz., D	Works, R

NOT VOTING—34.

Borah, R	Culberson, D	Hollis, D	McCumber, R
Bryan, D	Cummins, R	James, D	McLean, R
Burleigh, R	Dillingham, R	Johnson, Me., D	Newlands, D
Catron, R	du Pont, R	Johnson, S. Dak., D	Owen, D
Chamberlain, D	Goff, R	Kern, D	Penrose, R
Colt, R	Gore, D	Lea, Tenn., D	Phelan, D

Robinson, D	Smith, Md., D	Sutherland, R	Williams, D
Saulsbury, D	Smith, Mich., R	Taggart, D	
Shields, D	Smith, S. C., D	Townsend, R	

So the committee amendment was rejected.

Senator du Pont was absent. He would have voted NAY.

Senator Catron was paired. He would have voted NAY.

RIVERS AND HARBORS BILL (H. R. 12193). May 29, 1916, page 10083.

The roll call here given was on Senator Hustings's motion to recommit the bill to the Committee on Commerce with instructions to report a substitute appropriating an amount not to exceed \$20,000,000 for the maintenance of river and harbor projects adopted by Congress and now under improvement and for the further prosecution of work on rivers and harbors adopted by Congress: *Provided*, That the amounts for such maintenance and prosecution shall be apportioned by the Chief of Engineers under the direction of the Secretary of War.

A YEA vote was a vote *in favor* of recommitting and in favor of \$20,000,000.

A NAY vote was a vote *against* recommitting and in favor of some \$40,000,000 appropriation.

YEAS—27.

Ashurst, D	Gallinger, R	Lodge, R	Sutherland, R
Borah, R	Gore, D	Norris, R	Taggart, D
Brady, R	Hollis, D	Page, R	Thomas, D
Clark, Wyo., R	Hustings, D	Pomerene, D	Thompson, D
Cummins, R	Kenyon, R	Shafroth, D	Wadsworth, R
Curtis, R	La Follette, R	Sherman, R	Warren, R
Fall, R	Lane, D	Smoot, R	

NAYS—41.

Bankhead, D	Jones, R	Pittman, D	Sterling, R
Brandeggee, R	Lea, Tenn., D	Poindexter, R	Stone, D
Broussard, D	Lippitt, R	Ransdell, D	Swanson, D
Chamberlain, D	McLean, R	Reed, D	Vardaman, D
Chilton, D	Martin, Va., D	Saulsbury, D	Walsh, D
Clarke, Ark., D	Martine, N. J., D	Sheppard, D	Weeks, R
Culherson, D	Myers, D	Shields, D	Williams, D
Dillingham, R	Nelson, R	Simmons, D	Works, R
Fletcher, D	Newlands, D	Smith, Ariz., D	
Hardwick, D	Oliver, R	Smith, Ga., D	
James, D	Overman, D	Smith, Mich., R	

NOT VOTING—28.

Beckham, D	Goff, R	Kern, D	Phelan, D
Bryan, D	Gronna, R	Lee, Md., D	Robinson, D
Burleigh, R	Harding, R	Lewis, D	Smith, Md., D
Catron, R	Hitchcock, D	McCumber, R	Smith, S. C., D
Clapp, R	Hughes, D	O'Gorman, D	Tillman, D
Colt, R	Johnson, Me., D	Owen, D	Townsend, R
du Pont, R	Johnson, S. Dak., D	Penrose, R	Underwood, D

So Mr. Hustings's motion was rejected.

Senator Harding was paired. He would have voted YEA.

Senator Kern was absent. He would have voted YEA.

Senator Tillman was paired. He would have voted YEA.

Senator Owen was paired with Senator Catron. Senator Owen would have voted YEA, Senator Catron NAY.

Senator Smith of Maryland was absent. He would have voted NAY.

RIVERS AND HARBORS BILL (H. R. 12193). May 29, 1916, page 10089.

The roll call here given was on striking out the entire bill and substituting the following:

The Secretary. Strike out all after the enacting clause and insert:

There is hereby appropriated, out of any money in the United States Treasury not otherwise appropriated, for the maintenance and improvement of rivers and harbors, \$25,000,000, to be expended under the direction of the Secretary of War. In the allotment of such funds provision shall first be made for maintenance and urgent commercial and military needs of harbors and waterways. Not exceeding \$50,000 shall be used for new surveys and no allotment other than for necessary maintenance shall be made for any project heretofore recommended by Army engineers for abandonment or for modified improvement. And the engineers shall present to the next Congress, at the beginning thereof, a complete report of all expenditures with such further recommendations for abandonment of projects or modification as by them may be determined for the public good.

A YEA vote was a vote *in favor* of this substitute.

A NAY vote was a vote *against* this substitute.

YEAS—23.

Ashurst, D	Gore, D	Lodge, R	Taggart, D
Brady, R	Harding, R	Norris, R	Thomas, D
Clark, Wyo., R	Husting, D	Pomerene, D	Thompson, D
Curtis, R	Kenyon, R	Shafroth, D	Tillman, D
Fall, R	La Follette, R	Smoot, R	Wadsworth, R
Gallinger, R	Lane, D	Sutherland, R	

NAYS—34.

Bankhead, D	James, D	Poindexter, R	Smith, Mich., R
Brandegee, R	Jones, R	Ransdell, D	Sterling, R
Broussard, D	Lea, Tenn., D	Reed, D	Stone, D
Chamberlain, D	Lippitt, R	Saulsbury, D	Swanson, D
Clarke, Ark., D	Martin, Va., D	Sheppard, D	Underwood, D
Culberson, D	Nelson, R	Shields, D	Vardaman, D
Dillingham, R	Oliver, R	Simmons, D	Williams, D
Fletcher, D	Page, R	Smith, Ariz., D	
Hardwick, D	Pittman, D	Smith, Md., D	

NOT VOTING—39.

Beckham, D	Goff, R	McCumber, R	Robinson, D
Borah, R	Gronna, R	McLean, R	Sherman, R
Bryan, D	Hitchcock, D	Martine, N. J., D	Smith, Ga., D
Burleigh, R	Hollis, D	Myers, D	Smith, S. C., D
Catron, R	Hughes, D	Newlands, D	Townsend, R
Chilton, D	Johnson, Me., D	O'Gorman, D	Walsh, D
Clapp, R	Johnson, S. Dak., D	Overman, D	Warren, R
Colt, R	Kern, D	Owen, D	Weeks, R
Cummins, R	Lee, Md., D	Penrose, R	Works, R
du Pont, R	Lewis, D	Phelan, D	

So Mr. Kenyon's amendment was rejected.

RIVERS AND HARBORS BILL (H. R. 12193). May 29, 1916, page 10102.

The roll call here given was on the passage of the bill. The bill called for appropriations of over \$41,000,000.

A YEA vote was a vote *in favor* of the passage of the bill.

A NAY vote was a vote *against* the passage of the bill.

YEAS—35.

Bankhead, D	Lane, D	Poindexter, R	Smith, Md., D
Brandegee, R	Lea, Tenn., D	Ransdell, D	Smith, Mich., R
Broussard, D	Lee, Md., D	Reed, D	Sterling, R
Chamberlain, D	McLean, R	Saulsbury, D	Stone, D
Clarke, Ark., D	Martin, Va., D	Sheppard, D	Swanson, D
Culberson, D	Myers, D	Shields, D	Underwood, D
Fletcher, D	Nelson, R	Simmons, D	Vardaman, D
Hardwick, D	Oliver, R	Smith, Ariz., D	Walsh, D
James, D	Overman, D	Smith, Ga., D	

NAYS—32.

Ashurst, D	Gallinger, R	Lippitt, R	Sutherland, R
Borah, R	Gore, D	Lodge, R	Taggart, D
Brady, R	Harding, R	Newlands, D	Thompson, D
Clark, Wyo., R	Hollis, D	Norris, R	Townsend, R
Cummins, R	Husting, D	Page, R	Wadsworth, R
Curtis, R	Jones, R	Pomerene, D	Warren, R
Dillingham, R	Kenyon, R	Shafroth, D	Weeks, R
Fall, R	La Follette, R	Smoot, R	Works, R

NOT VOTING—29.

Beckham, D	Goff, R	McCumber, R	Sherman, R
Bryan, D	Gronna, R	Martine, N. J., D	Smith, S. C., D
Burleigh, R	Hitchcock, D	O'Gorman, D	Thomas, D
Catron, R	Hughes, D	Owen, D	Tillman, D
Chilton, D	Johnson, Me., D	Penrose, R	Williams, D
Clapp, R	Johnson, S. Dak., D	Phelan, D	
Colt, R	Kern, D	Pittman, D	
du Pont, R	Lewis, D	Robinson, D	

So the bill was passed.

Senator Thomas was paired. He would have voted NAY.

Senator Johnson of North Dakota was paired. He would have voted NAY.

RIVERS AND HARBORS BILL (H. R. 12193). July 12, 1916, page 12515.

The roll call here given was on agreeing to the conference report carrying an appropriation of some forty million dollars.

A YEA vote was a vote *in favor* of the conference report.

A NAY vote was a vote *against* the conference report.

YEAS—47.

Ashurst, D	Dillingham, R	Martin, Va., D	Simmons, D
Bankhead, D	du Pont, R	Nelson, R	Smith, Ariz., D
Beckham, D	Fletcher, D	Oliver, R	Smith, Ga., D
Brandegee, R	Hardwick, D	Overman, D	Smith, Md., D
Broussard, D	James, D	Owen, D	Smith, S. C., D
Bryan, D	Jones, R	Phelan, D	Sterling, R
Catron, R	Kern, D	Pittman, D	Swanson, D
Chamberlain, D	Lane, D	Poindexter, R	Underwood, D
Chilton, D	Lee, Md., D	Ransdell, D	Vardaman, D
Clapp, R	Lewis, D	Saulsbury, D	Weeks, R
Clarke, Ark., D	Lodge, R	Sheppard, D	Williams, D
Culberson, D	McCumber, R	Shields, D	

NAYS—19.

Brady, R	Hollis, D	Norris, R	Tillman, D
Clark, Wyo., R	Husting, D	Shafroth, D	Townsend, R
Cummins, R	Johnson, S. Dak., D	Smoot, R	Wadsworth, R
Harding, R	Kenyon, R	Thomas, D	Warren, R
Hitchcock, D	La Follette, R	Thompson, D	

NOT VOTING—29.

Borah, R	Hughes, D	O'Gorman, D	Stone, D
Colt, R	Johnson, Me., D	Page, R	Sutherland, R
Curtis, R	Lea, Tenn., D	Penrose, R	Taggart, D
Fall, R	Lippitt, R	Pomerene, D	Walsh, D
Gallinger, R	McLean, R	Reed, D	Works, R
Goff, R	Martine, N. J., D	Robinson, D	
Gore, D	Myers, D	Sherman, R	
Gronna, R	Newlands, D	Smith, Mich., R	

So the conference report was agreed to.

Senator Penrose was absent. He would have voted YEA.

SHIELDS WATER POWER BILL (Senate 3331. To regulate the construction of dams across navigable waters). February 25, 1916, page 3576.

The roll call here given was on the amendment offered by Senator Walsh to strike out of the bill the words "based upon its value as land."

The bill read as follows:

"And for any land of the United States so used and occupied the grantee shall pay to the United States such reasonable charges *based upon its value as land* as may be fixed by the Secretary of War."

Many conservationists were in favor of the Walsh amendment.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—18.

Ashurst, D	Hollis, D	Kern, D	Poindexter, R
Chamberlain, D	Hughes, D	Lane, D	Sheppard, D
Cummins, R	Husting, D	Lee, Md., D	Walsh, D
Gore, D	James, D	Martine, N. J., D	
Hitchcock, D	Kenyon, R	Norris, R	

NAYS—34.

Bankhead, D	Jones, R	Page, R	Swanson, D
Brandeggee, R	Lippitt, R	Shafroth, D	Tillman, D
Catron, R	McCumber, R	Shields, D	Vardaman, D
Clapp, R	McLean, R	Simmons, D	Warren, R
Curtis, R	Martin, Va., D	Smith, Ariz., D	Weeks, R
du Pont, R	Nelson, R	Smith, Ga., D	Williams, D
Fletcher, D	O'Gorman, D	Smith, Mich., R	Works, R
Gallinger, R	Oliver, R	Smith, S. C., D	
Harding, R	Overman, D	Smoot, R	

NOT VOTING—44.

Beckham, D	Dillingham, R	Myers, D	Sherman, R
Borah, R	Fall, R	Newlands, D	Shively, D
Brady, R	Goff, R	Owen, D	Smith, Md., D
Broussard, D	Gronna, R	Penrose, R	Sterling, R
Bryan, D	Hardwick, D	Phelan, D	Stone, D
Burleigh, R	Johnson, Me., D	Pittman, D	Sutherland, R
Chilton, D	Johnson, S. Dak., D	Pomerene, D	Thomas, D
Clark, Wyo., R	La Follette, R	Ransdell, D	Thompson, D
Clarke, Ark., D	Lea, Tenn., D	Reed, D	Townsend, R
Colt, R	Lewis, D	Robinson, D	Underwood, D
Culbertson, D	Lodge, R	Saulsbury, D	Wadsworth, R

So Mr. Walsh's amendment was rejected.

Senator Thomas was absent. He would have voted NAY.

Senator Myers was absent and paired. He would have voted YEA.

Senator Penrose was absent. He would have voted NAY.

Senator Underwood was absent. He would have voted NAY.

Senator Beckham was absent. He would have voted NAY.

Senator Hardwick was absent. He would have voted NAY.

Senator La Follette was absent. He would have voted YEA.

SHIELDS WATER POWER BILL (Senate 3331). March 1, 1916, page 3837.

The roll call here given was on accepting the Hustung amendment providing that the President could take over the power plants in time of war, restoring them when danger was past, and paying a fair compensation to the owners. Conservationists favored this amendment.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—19

Ashurst, D	Husting, D	Myers, D	Reed, D
Chamberlain, D	James, D	Norris, R	Sheppard, D
Cummins, R	Lee, Md., D	Phelan, D	Sterling, R
Gore, D	Lewis, D	Poindexter, R	Thompson, D
Hollis, D	Martine, N. J., D	Pomerene, D	

NAYS—33

Bankhead, D	Hitchcock, D	Overman, D	Smith, S. C., D
Borah, R	Johnson, Me., D	Page, R	Smoot, R
Brandeggee, R	Jones, R	Shafroth, D	Swanson, D
Broussard, D	Lodge, R	Sherman, R	Thomas, D
Curtis, R	McCumber, R	Shields, D	Tillman, D
Dillingham, R	McLean, R	Simmons, D	Warren, R
Fall, R	Martin, Va., D	Smith, Ga., D	
Gallinger, R	Nelson, R	Smith, Md., D	
Harding, R	Oliver, R	Smith, Mich., R	

NOT VOTING—44

Beckham, D	du Pont, R	Lea, Tenn., D	Smith, Ariz., D
Brady, R	Fletcher, D	Lippitt, R	Stone, D
Bryan, D	Goff, R	Newlands, D	Sutherland, R
Burleigh, R	Gronna, R	O'Gorman, D	Townsend, R
Catron, R	Hardwick, D	Owen, D	Underwood, D
Chilton, D	Hughes, D	Penrose, R	Vardaman, D
Clapp, R	Johnson, S. Dak., D	Pittman, D	Wadsworth, R
Clark, Wyo., R	Kenvon, R	Ransdell, D	Walsh, D
Clarke, Ark., D	Kern, D	Robinson, D	Weeks, R
Colt, R	La Follette, R	Saulsbury, D	Williams, D
Culberson, D	Lane, D	Shively, D	Works, R

So. Mr. Husting's amendment was rejected.

Mr. Lippitt would have voted NAY if he had not been paired.

Senator La Follette was absent on account of illness in his family. He would have voted YEA.

Senator Chilton was absent. He would have voted NAY.

SHIELDS WATER POWER BILL (Senate 3331). March 1, 1916, page 3858.

The Secretary. It is proposed to strike out all of sections 5 and 6 now in the bill and in lieu thereof to insert:

SEC. 5. That the right acquired by the grantee under this act shall continue for a period of 50 years from and after the date of the original approval by the Secretary of War, unless sooner revoked or forfeited as herein provided.

SEC. 6. That upon not less than two years' notice prior to the expiration of any grant made hereunder, and at any time after the expiration of such grant, upon one year's notice, the United States, or any person authorized by Congress, shall have the right to take over all of the property of the grantee necessary and useful for the generation, transmission, or distribution of power. Such property shall include the lands or interests in lands acquired or used for the purpose of the development and transmission of power, the dam and other structures, and the equipment necessary and useful for the generation of power, and the transmission system from generation plant to initial points of distribution, and the lock or locks or other aids to navigation, but shall not include any other property whatsoever. Before taking possession the United States or the person authorized by Congress shall pay therefor (first) the actual cost to the grantee of lands or any interests therein purchased and used by the grantee in the generation and distribution of power, and (second) the fair value of the other properties taken over, together with the cost to the grantee of the lock or locks or other aids to navigation and all other capital expenditures required by the United States in assuming all contracts for electrical energy extending beyond the granting period which have had or may have the approval of the Secretary of War and which were entered into in good faith and at a

reasonable rate. The actual cost of lands or interests therein and the fair value of other property shall be determined by agreement between the Secretary of War and the owner of such property, and in the event of their failure to agree, then by proceedings instituted by the United States or by the person authorized by the United States in the district court of the United States within which any portion of such dam may be located.

In determining the fair value of the property other than lands or interests in lands allowance shall be made for deterioration, if any, of the existing structures and transmission lines, and no value shall be claimed or allowed for the rights hereby granted, for good will, going concern, profit in pending contracts for electrical energy, or for other conditions of current or prospective business or for any other intangible element.

Senator Norris: "Section 6, which I am trying to strike out, provides:

"And upon the taking over by the United States of all the property of the grantee dependent in whole or in part for its usefulness upon the rights hereunder granted which are necessary and appurtenant or acquired and valuable or serviceable in the distribution of water or in the generation, transmission, and distribution of power—

"Under that language what must the Government take over?

"All the property of the grantee dependent in whole or in part for its usefulness upon the rights hereunder granted.

"There might arise a great dispute as to whether any particular property was dependent for its usefulness on the plant; but this section goes to the limit and says if it is dependent, even in part, for its usefulness upon the water-power plant, the Government must take it over. Suppose a power corporation had built an office building and had their offices in that building, although it could be used for ordinary commercial purposes in any city, the Government would be compelled to take it over. I do not believe that the Government would want to go into the business to that extent. The property may not necessarily be connected with the development of power or the generation of power or its transmission. Further, the Government must take over those improvements— which are necessary and appurtenant or acquired and valuable or serviceable in the distribution of water.

"Anything that has been acquired that is 'valuable or serviceable in the distribution of water or in the generation, transmission, and distribution of power,' and so forth, must be taken over. Let me read a little further:

"And upon paying to the grantee the fair value of said property, together with the cost to the grantee of the lock or locks, or other aids to navigation, and all other capital expenditures required by the United States."

The Norris amendment was favored by conservationists.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—16.

Broussard, D	Hollis, D	Kern, D	Poindexter, R
Chamberlain, D	Husting, D	Lane, D	Sheppard, D
Cummins, R	James, D	Martine, N. J., D	Sherman, R
Gore, D	Johnson, S. Dak., D	Norris, R	Thompson, D

NAYS—39.

Ashurst, D	Lodge, R	Pomerene, D	Swanson, D
Bankhead, D	McCumber, R	Robinson, D	Thomas, D
Beckham, D	McLean, R	Shafroth, D	Tillman, D
Brandegee, R	Martin, Va., D	Shields, D	Underwood, D
Fletcher, D	Myers, D	Simmons, D	Vardaman, D
Gallinger, R	Nelson, R	Smith, Ga., D	Walsh, D
Johnson, Me., D	O'Gorman, D	Smith, Md., D	Warren, R
Jones, R	Oliver, R	Smith, Mich., R	Weeks, R
Lee, Md., D	Overman, D	Smith, S. C., D	Works, R
Lippitt, R	Page, R	Smoot, R	

NOT VOTING—41.

Borah, R	Burleigh, R	Clapp, R	Colt, R
Brady, R	Catron, R	Clark, Wyo., R	Culbertson, D
Bryan, D	Condon, D	Clarke, Ark., D	Curtis, R

Dillingham, R	Hughes, D	Phelan, D	Stone, D
du Pont, R	Kenyon, R	Pittman, D	Sutherland, R
Fall, R	La Follette, R	Ransdell, D	Townsend, R
Goff, R	Lea, Tenn., D	Reed, D	Wadsworth, R
Gronna, R	Lewis, D	Saulsbury, D	Williams, D
Harding, R	Newlands, D	Shively, D	
Hardwick, D	Owen, D	Smith, Ariz., D	
Hitchcock, D	Penrose, R	Sterling, R	

So the amendment of Mr. Norris was rejected.

Senator La Follette was absent. He would have voted YEA.

SHIELDS WATER POWER BILL (Senate 3331). March 2, 1916, page 3930.

The roll call here given was on the Cummins amendment designed to make it possible for the Government to recover the grant. The amendment read as follows:

The Secretary. On page 9, line 23, after the word "the" and before the word "property," it is proposed to insert the word "physical" on page 10 in line 2, to strike out the words "or acquired"; on page 10, in line 5, after the word "said," to insert the word "physical"; and, after the word "the" and before the word "cost," to insert the word "original"; and, after the word "cost," to insert the words "without interest"; on page 10, in line 6, to strike out the words "or other aids to" and insert in lieu thereof the words "or other structures used in"; also to strike out the words "all other"; on page 10, in line 7, to strike out the words "capital expenditures" and insert, after the words "United States," "and valuable and serviceable for no other purpose"; on page 10, to strike out all after the words "United States" in line 7, down to and including the period in line 12; on page 10, in line 13, after the word "property," to strike out all down to and including the word "contracts" in line 14 and insert in lieu thereof "and the cost of said construction," so as to make the bill, from line 22, page 9, to line 15, page 10, read as follows:

over by the United States of all the physical property of the grantee dependent in whole or in part for its usefulness upon the rights hereunder granted which are necessary and appurtenant and valuable or serviceable in the distribution of water or in the generation, transmission, and distribution of power, and upon paying to the grantee the fair value of said physical property, together with the original cost without interest to the grantee of the lock or locks or other structures used only in navigation and required by the United States and valuable and serviceable for no other purpose. The fair value of said property and the cost of said construction shall be determined by agreement between.

Conservationists favored this amendment.

A YEA vote was a vote *in favor* of the amendment.

A NAY vote was a vote *against* the amendment.

YEAS—21.

Ashurst, D	Husting, D	Newlands, D	Sterling, R
Chamberlain, D	James, D	Norris, R	Vardaman, D
Cummins, R	Lane, D	Poindexter, R	Walsh, D
Gore, D	Lee, Md., D	Reed, D	
Hollis, D	Martine, N. J., D	Sheppard, D	
Hughes, D	Myers, D	Sherman, R	

NAYS—29.

Bankhead, D	Gallinger, R	Page, R	Smith, S. C., D
Beckham, D	Jones, R	Pittman, D	Smoot, R
Brandegee, R	Lewis, D	Pomerene, D	Tillman, D
Broussard, D	Lodge, R	Shafroth, D	Warren, R
Clapp, R	Martin, Va., D	Shields, D	Williams, D
Curtis, R	Nelson, R	Simmons, D	
du Pont, R	Oliver, R	Smith, Ariz., D	
Fletcher, D	Overman, D	Smith, Ga., D	

NOT VOTING—46.

Borah, R	Goff, R	McCumber, R	Stone, D
Brady, R	Gronna, R	McLean, R	Sutherland, R
Bryan, D	Harding, R	O'Gorman, D	Swanson, D
Burleigh, R	Hardwick, D	Owen, D	Thomas, D
Catron, R	Hitchcock, D	Penrose, R	Thompson, D
Chilton, D	Johnson, Me., D	Phelan, D	Townsend, R
Clark, Wyo., R	Johnson, S. Dak., D	Ransdell, D	Underwood, D
Clarke, Ark., D	Kenyon, R	Robinson, D	Wadsworth, R
Colt, R	Kern, D	Saulsbury, D	Weeks, R
Culberson, D	La Follette, R	Shively, D	Works, R
Dillingham, R	Lea, Tenn., D	Smith, Md., D	
Fall, R	Lippitt, R	Smith, Mich., R	

So the amendment of Mr. Cummins was rejected.

Senator La Follette was unavoidably absent. He would have voted YEA.

Senator Johnson of Maine was paired. He would have voted NAY.

SHIELDS WATER POWER BILL (Senate 3331). March 8, 1916, page 4292.

The roll call here given was on the final passage of the bill, which provided for issuing permits to private corporations or to individuals for building dams across navigable waters. It was provided that the rights should continue for fifty years, unless revoked for cause, and at the expiration of that time the rights shall continue unless revoked for cause or until terminated and compensation is made to the grantee under the provisions of section 6 of the act which reads in part as follows:

That at any time after the expiration of said fifty years the United States may terminate the rights hereunder granted upon the giving to the grantee of one year's notice in writing of such termination, and upon the taking over by the United States of all the property of the grantee dependent in whole or in part for its usefulness upon the rights granted, which are necessary and appurtenant, or acquired and valuable or serviceable in the distribution of water, or in the generation, transmission, and distribution of power, and upon paying to the grantee the fair value of said property, together with the cost to the grantee of the lock or locks, or other aids to navigation, and all other capital expenditures, required by the United States, and assuming all contracts entered into by the grantee which have the approval of the duly constituted public authority having jurisdiction thereof, or which were entered into in good faith and at a reasonable rate, in view of all the circumstances existing at the time such contracts were made. * * *

The claim is made by some conservationists that this bill would simply hand over valuable water rights in perpetuity without adequate compensation.

A YEA vote was a vote *in favor* of the passage of the bill.

A NAY vote was a vote *against* the passage of the bill.

YEAS—46.

Bankhead, D	Fall, R	Oliver, R	Smith, Mich., R
Beckham, D	Gallinger, R	Overman, D	Smoot, R
Brandeggee, R	Harding, R	Page, R	Sterling, R
Broussard, D	Hardwick, D	Pittman, D	Stone, D
Catron, R	Johnson, Me., D	Pomerene, D	Swanson, D
Clapp, R	Jones, R	Ransdell, D	Tillman, D
Clark, Wyo., R	Kern, D	Robinson, D	Vardaman, D
Clarke, Ark., D	McLean, R	Shafroth, D	Wadsworth, R
Colt, R	Martin, Va., D	Shields, D	Walsh, D
Culberson, D	Myers, D	Simmons, D	Williams, D
Curtis, R	Nelson, R	Smith, Ariz., D	
du Pont, R	O'Gorman, D	Smith, Ga., D	

NAYS—22.

Ashurst, D	Hollis, D	Lea, Tenn., D	Poindexter, R
Borah, R	Husting, D	Lee, Md., D	Reed, D
Chamberlain, D	James, D	Lewis, D	Sheppard, D
Chilton, D	Kenyon, R	Martine, N. J., D	Works, R
Cummins, R	La Follette, R	Newlands, D	
Gronna, R	Lane, D	Norris, R	

NOT VOTING—28.

Brady, R	Hitchcock, D	Penrose, R	Sutherland, R
Bryan, D	Hughes, D	Phelan, D	Thomas, D
Burleigh, R	Johnson, S. Dak., D	Saulsbury, D	Thompson, D
Dillingham, R	Lippitt, R	Sherman, R	Townsend, R
Fletcher, D	Lodge, R	Shively, D	Underwood, D
Goff, R	McCumber, R	Smith, Md., D	Warren, R
Gore, D	Owen, D	Smith, S. C., D	Weeks, R

So the bill was passed.

Senator Sutherland would have voted YEA if he had been present.

Senator Thompson was paired. He would have voted NAY.

Senator Underwood was absent. He would have voted YEA.

Senator Penrose was absent. He would have voted YEA.

Senator Thomas was ill. He would have voted NAY.

REVENUE (H. R. 16763). September 5, 1916, page 16231.

The roll call here given was on adopting the following amendment:

The Secretary. At the end of section 92, page 137, after line 18, insert:

The commission (The Tariff Commission) shall have power, and it shall be its duty, to investigate wages paid in foreign countries and the United States in competitive industries and all other items which enter into the cost of production with respect to all imports competing in domestic markets or domestic production, shall ascertain and report what import duties will be required in order to equalize the conditions under which foreign commodities are offered for sale in domestic markets as compared with the conditions under which similar commodities made in the United States can be offered for sale in the same market.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—17.

Clapp, R	Gallinger, R	Martine, N. J., D	Smoot, R
Colt, R	Jones, R	Nelson, R	Sterling, R
Cummins, R	Kenyon, R	Norris, R	
Dillingham, R	La Follette, R	Owen, D	
du Pont, R	McCumber, R	Penrose, R	

NAYS—29.

Bankhead, D	Lee, Md., D	Reed, D	Stone, D
Beckham, D	Lewis, D	Robinson, D	Swanson, D
Bryan, D	Martin, Va., D	Shafroth, D	Taggart, D
Chilton, D	Myers, D	Sheppard, D	Thomas, D
Fall, R	Phelan, D	Shields, D	Underwood, D
Fletcher, D	Pittman, D	Simmons, D	
Husting, D	Pomerene, D	Smith, Ga., D	
Lea, Tenn., D	Ransdell, D	Smith, S. C., D	

NOT VOTING—49.

Ashurst, D	Clarke, Ark., D	Hitchcock, D	Lippitt, R
Borah, R	Culberson, D	Hollis, D	Lodge, R
Brady, R	Curtis, R	Hughes, D	McLean, R
Brandeggee, R	Goff, R	James, D	Newlands, D
Broussard, D	Gore, D	Johnson, Me., D	O'Gorman, D
Catron, R	Gronna, R	Johnson, S. Dak., D	Oliver, R
Chamberlain, D	Harding, R	Kern, D	Overman, D
Clark, Wyo., R	Hardwick, D	Lane, D	Page, R

Poindexter, R	Smith, Mich., R	Vardaman, D	Williams, D
Saulsbury, D	Sutherland, R	Wadsworth, R	Works, R
Sherman, R	Thompson, D	Walsh, D	
Smith, Ariz., D	Tillman, D	Warren, R	
Smith, Md., D	Townsend, R	Weeks, R	

The Presiding Officer. The Senator from Illinois (Mr. Sherman), the Senator from Massachusetts (Mr. Weeks), and the present occupant of the Chair being in the Chamber, a quorum is present. The amendment is rejected.

Senator Kern was absent. He would have voted NAY.

Senator Sherman was paired. He would have voted YEA.

Senator Weeks was paired. He would have voted YEA.

THE REVENUE (H. R. 16763). September 5, 1916, page 16242.

The roll call here given was on the passage of the following amendment:

The Secretary. On page 49, line 22, insert, after the word "any," the word "person"; on page 50, line 4, after the word "such," insert the words "under the same rules and regulations as govern the inspection of public records generally"; on page 50, line 4, strike out the words "*Provided, That*"; and further strike out all of lines 5 to 15, inclusive, on page 50, so that subsection (b) of section 14, as so amended, shall read as follows:

When the assessments of any person, corporation, joint-stock company, or association, or insurance company shall be made as provided in this title the returns together with any correction thereof which may have been made by the commissioner shall be filed in the office of the Commissioner of Internal Revenue, shall constitute public records and be open to inspection as such under the same rules and regulations as govern the inspection of public records generally.

A YEA vote was a vote *in favor* of the amendment and in favor of publicity.

A NAY vote was a vote *against* the amendment and against publicity.

YEAS—26.

Ashurst, D	Husting, D	McCumber, R	Shafroth, D
Brady, R	Jones, R	Martine, N. J., D	Sheppard, D
Chamberlain, D	Kenyon, R	Myers, D	Smith, S. C., D
Clapp, R	La Follette, R	Norris, R	Thompson, D
Cummins, R	Lane, D	Owen, D	Vardaman, D
Fall, R	Lea, Tenn., D	Reed, D	
Gronna, R	Lewis, D	Robinson, D	

NAYS—32.

Bankhead, D	Gallinger, R	Phelan, D	Sterling, R
Beckham, D	Hardwick, D	Ransdell, D	Stone, D
Bryan, D	Hughes, D	Sherman, R	Swanson, D
Chilton, D	Lee, Md., D	Shields, D	Taggart, D
Colt, R	Martin, Va., D	Simmons, D	Thomas, D
Dillingham, R	Nelson, R	Smith, Ariz., D	Underwood, D
du Pont, R	Oliver, R	Smith, Ga., D	Weeks, R
Fletcher, D	Penrose, R	Smoot, R	Williams, D

NOT VOTING—37.

Borah, R	Harding, R	Newlands, D	Sutherland, R
Brandegee, R	Hitchcock, D	O'Gorman, D	Tillman, D
Broussard, D	Hollis, D	Overman, D	Townsend, R
Catron, R	James, D	Page, R	Wadsworth, R
Clark, Wyo., R	Johnson, Me., D	Pittman, D	Walsh, D
Clarke, Ark., D	Johnson, S. Dak., D	Poindexter, R	Warren, R
Culberson, D	Kern, D	Pomerene, D	Works, R
Curtis, R	Lippitt, R	Saulsbury, D	
Goff, R	Lodge, R	Smith, Md., D	
Gore, D	McLean, R	Smith, Mich., R	

So Mr. Husting's amendment was rejected.

THE REVENUE (H. R. 16763). September 5, 1916, page 16248.

The roll call here given was on the Underwood amendment proposing to strike out the sections providing for a *tariff commission*.

A YEA vote was a vote *against* a tariff commission.

A NAY vote was a vote *in favor* of a tariff commission.

YEAS—5.

Bankhead, D	Shields, D	Vardaman, D
Hardwick, D	Underwood, D	

NAYS—55.

Ashurst, D	Gallinger, R	Martine, N. J., D	Sherman, R
Beckham, D	Gronna, R	Nelson, R	Simmons, D
Brady, R	Hughes, D	Newlands, D	Smith, Ga., D
Bryan, D	Husting, D	Norris, R	Smith, S. C., D
Chamberlain, D	Jones, R	Oliver, R	Smoot, R
Chilton, D	Kenyon, R	Owen, D	Sterling, R
Clapp, R	Kern, D	Penrose, R	Stone, D
Colt, R	La Follette, R	Phelan, D	Swanson, D
Cummins, R	Lane, D	Pittman, D	Taggart, D
Curtis, R	Lea, Tenn., D	Pomerene, D	Thomas, D
Dillingham, R	Lee, Md., D	Ransdell, D	Thompson, D
du Pont, R	Lewis, D	Robinson, D	Weeks, R
Fall, R	McCumber, R	Shafroth, D	Williams, D
Fletcher, D	Martin, Va., D	Sheppard, D	

NOT VOTING—35.

Borah, R	Harding, R	Myers, D	Smith, Mich., R
Brandeggee, R	Hitchcock, D	O'Gorman, D	Sutherland, R
Broussard, D	Hollis, D	Overman, D	Tillman, D
Catron, R	James, D	Page, R	Townsend, R
Clark, Wyo., R	Johnson, Me., D	Poindexter, R	Wadsworth, R
Clarke, Ark., D	Johnson, S. Dak., D	Reed, D	Walsh, D
Culberson, D	Lippitt, R	Saulsbury, D	Warren, R
Goff, R	Lodge, R	Smith, Ariz., D	Works, R
Gore, D	McLean, R	Smith, Md., D	

So Mr. Underwood's amendment was rejected.

Senator Townsend was absent. He would have voted NAY.

Senator Poindexter was absent. He would have voted NAY.

Senator Lodge was absent. He would have voted NAY.

Senator Myers was paired. He would have voted NAY.

THE REVENUE (H. R. 16763). September 5, 1916, page 16250.

The roll call here given was on accepting the following amendment:

That the commission (tariff commission) shall investigate and report to Congress—

1. What is the nature and use of each commodity upon the dutiable list and each commodity upon the free list of the existing tariff law?
2. What are the raw materials used in its production?
3. What is the amount of the production of each commodity in this country?
4. What is the amount of the consumption of each commodity in this country?
5. How many concerns are engaged in the manufacture of each commodity?
6. Who are the principal producers?
7. What are the ruling market prices of each commodity in this country?
8. What are the ruling market prices of each commodity in competing countries?
9. What is the total cost of production per unit of each commodity in this country?
10. What is the total cost of production per unit of each product in competing countries?

11. What is the percentage of the labor cost to the total cost of a unit of product in this country?

12. What is the percentage of the labor cost to the total cost of a unit of product in competing foreign countries?

13. What is the cost of transportation to the principal markets in this country from the principal point of production in this country of each product?

14. What is the cost of transportation to the principal markets in this country from the principal points of production in competing foreign countries of each of said commodities?

15. What part of the existing duty represents the difference in the cost of production between this and competing foreign countries of each of said commodities?

16. What part of the existing duty represents the profit of the American manufacturer upon each of said commodities?

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—17.

Clapp, R	Gronna, R	Lane, D	Owen, D
Colt, R	Husting, D	McCumber, R	Sterling, R
Cummins, R	Jones, R	Martine, N. J., D	
Curtis, R	Kenyon, R	Norris, R	
Dillingham, R	La Follette, R	Oliver, R	

NAYS—40.

Ashurst, D	Hardwick, D	Phelan, D	Smith, Ga., D
Bankhead, D	Hughes, D	Pittman, D	Smith, S. C., D
Beckham, D	Kern, D	Pomerene, D	Smoot, R
Brady, R	Lea, Tenn., D	Ransdell, D	Stone, D
Bryan, D	Lee, Md., D	Robinson, D	Swanson, D
Chamberlain, D	Lewis, D	Shafroth, D	Taggart, D
Chilton, D	Martin, Va., D	Sheppard, D	Thomas, D
du Pont, R	Myers, D	Sherman, R	Thompson, D
Fletcher, D	Nelson, R	Shields, D	Underwood, D
Gallinger, R	Penrose, R	Simmons, D	Williams, D

NOT VOTING—38.

Borah, R	Harding, R	O'Gorman, D	Tillman, D
Brandegee, R	Hitchcock, D	Overman, D	Townsend, R
Broussard, D	Hollis, D	Page, R	Vardaman, D
Catron, R	James, D	Poindexter, R	Wadsworth, R
Clark, Wyo., R	Johnson, Me., D	Reed, D	Walsh, D
Clarke, Ark., D	Johnson, S. Dak., D	Saulsbury, D	Warren, R
Culberson, D	Lippitt, R	Smith, Ariz., D	Weeks, R
Fall, R	Lodge, R	Smith, Md., D	Works, R
Goff, R	McLean, R	Smith, Mich., R	
Gore, D	Newlands, D	Sutherland, R	

So Mr. La Follette's amendment was rejected.

THE REVENUE (H. R. 16763). September 5, 1916, page 16252.

The roll call here given was on the passage of the bill providing for a tariff commission, taxes on inheritances and larger taxes on incomes, taxes on munitions of war, fermented liquors, and on various businesses and places of amusement. The bill also provided a tariff on dyestuffs.

A YEA vote was a vote *in favor* of the passage of the bill.

A NAY vote was a vote *against* the passage of the bill.

YEAS—42.

Ashurst, D	Chilton, D	Hughes, D	Lane, D
Bankhead, D	Clapp, R	Husting, D	Lea, Tenn., D
Beckham, D	Cummins, R	Kenyon, R	Lee, Md., D
Bryan, D	Fletcher, D	Kern, D	Lewis, D
Chamberlain, D	Hardwick, D	La Follette, R	Martin, Va., D

Martine, N. J., D	Pomerene, D	Simmons, D	Thomas, D
Newlands, D	Ransdell, D	Smith, Ga., D	Thompson, D
Norris, R	Robinson, D	Smith, S. C., D	Underwood, D
Owen, D	Shafroth, D	Stone, D	Williams, D
Phelan, D	Sheppard, D	Swanson, D	
Pittman, D	Shields, D	Taggart, D	

NAYS—16.

Colt, R	Fall, R	McCumber, R	Sherman, R
Curtis, R	Gallinger, R	Nelson, R	Smoot, R
Dillingham, R	Gronna, R	Oliver, R	Sterling, R
du Pont, R	Jones, R	Penrose, R	Weeks, R

NOT VOTING—37.

Borah, R	Harding, R	O'Gorman, D	Tillman, D
Brady, R	Hitchcock, D	Overman, D	Townsend, R
Brandegee, R	Hollis, D	Page, R	Vardaman, D
Broussard, D	James, D	Poindexter, R	Wadsworth, R
Catron, R	Johnson, Me., D	Reed, D	Walsh, D
Clark, Wyo., R	Johnson, S. Dak., D	Saulsbury, D	Warren, R
Clarke, Ark., D	Lippitt, R	Smith, Ariz., D	Works, R
Culbertson, D	Lodge, R	Smith, Md., D	
Goff, R	McLean, R	Smith, Mich., R	
Gore, D	Myers, D	Sutherland, R	

So the bill was passed.

Senator Lodge was absent. He would have voted NAY.

Senator Saulsbury was absent. He would have voted YEA.

Senator Myers was paired. He would have voted YEA.

Senator Walsh was absent. He would have voted YEA.

Senator Sutherland was absent. He would have voted NAY.

Senator Harding was absent. He would have voted NAY.

Senator James was absent. He would have voted YEA.

Senators Clark and Warren of Wyoming were absent. Both would have voted NAY.

Senators Lippitt and Brandegee were absent. Both would have voted NAY.

INTERSTATE AND FOREIGN COMMERCE (S. J. R. 60, to appoint a sub-committee to investigate conditions relating thereto). February 15, 1916, page 2976.

The roll call here given was on agreeing to the following amendment:

The Secretary. On page 3, line 13, after the word "commerce," it is proposed to insert:

Also the subject of Government ownership of all public utilities, such as telegraph, telephone, express companies, and railroads engaged in interstate and foreign commerce, and report as to the wisdom or feasibility of Government ownership of such utilities, and as to the comparative worth and efficiency of Government regulation and control, as compared with Government ownership and operation.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—39.

Ashurst, D	Harding, R	McCumber, R	Sherman, R
Borah, R	Hughes, D	McLean, R	Shields, D
Broussard, D	Husting, D	Martine, N. J., D	Sterling, R
Chamberlain, D	Johnson, Me., D	Nelson, R	Thomas, D
Clapp, R	Johnson, S. Dak., D	Norris, R	Thompson, D
Clark, Wyo., R	Jones, R	Pittman, D	Tillman, D
Clarke, Ark., D	Kenyon, R	Poindexter, R	Vardaman, D
Cummins, R	La Follette, R	Pomerene, D	Walsh, R
Curtis, R	Lane, D	Shafroth, D	Works, R
Gronna, R	Lee, Md., D	Sheppard, D	

NAYS—23.

Bankhead, D	Lippitt, R	Simmons, D	Sutherland, R
Brandegge, R	Lodge, R	Smith, Ariz., D	Swanson, D
Dillingham, R	Martin, Va., D	Smith, Ga., D	Underwood, D
Gallinger, R	Newlands, D	Smith, Md., D	Weeks, R
Hardwick, D	Oliver, R	Smoot, R	Williams, D
James, D	Page, R	Stone, D	

NOT VOTING—34.

Beckham, R	Fall, R	Myers, D	Saulsbury, D
Brady, R	Fletcher, D	O'Gorman, D	Shively, D
Bryan, D	Goff, R	Overman, D	Smith, Mich., R
Burleigh, R	Gore, D	Owen, D	Smith, S. C., D
Catron, R	Hitchcock, D	Penrose, R	Townsend, R
Chilton, D	Hollis, D	Phelan, D	Wadsworth, R
Colt, R	Kern, D	Ransdell, D	Warren, R
Culberson, D	Lea, Tenn., D	Reed, D	
du Pont, R	Lewis, D	Robinson, D	

So Mr. Borah's amendment was agreed to.

Mr. Catron was paired. He would have voted YEA.

INTERSTATE AND FOREIGN COMMERCE (S. J. R. 60). February 16, 1916, page 3039.

The roll call here given was on the passage of the resolution, which read as follows:

Resolved, etc., That the Interstate Commerce Committee of the Senate and the Committee of the House of Representatives on Interstate and Foreign Commerce, through a joint subcommittee to consist of five Senators and five Representatives, who shall be selected by said committees, respectively, be, and they hereby are, appointed to investigate the subject of the Government control and regulation of interstate and foreign transportation, the efficiency of the existing system in protecting the rights of shippers and carriers and in promoting the public interest, the incorporation or control of the incorporation of carriers, and all proposed changes in the organization of the Interstate Commerce Commission and the act to regulate commerce; also the subject of Government ownership of all public utilities, such as telegraph, telephone, express companies, and railroads engaged in interstate and foreign commerce and report as to the wisdom or feasibility of Government ownership of such utilities and as to the comparative worth and efficiency of Government regulation and control as compared with Government ownership and operation, with authority to sit during the recess of Congress and with power to summon witnesses, to appoint necessary experts, clerks, and stenographers, and to do whatever is necessary for a full and comprehensive examination and study of the subject and report to Congress as expeditiously as may be; that the sum of \$24,000, or so much thereof as is necessary to carry out the purposes of this resolution and to pay the necessary expenses of the subcommittee and its members, is hereby appropriated out of any money in the Treasury not otherwise appropriated. Said appropriation shall be immediately available and shall be paid out on the audit and order of the chairman or acting chairman of said subcommittee, which audit and order shall be conclusive and binding upon all departments as to the correctness of the accounts of such subcommittee.

A YEA vote was a vote *in favor* of the passage of this resolution.

A NAY vote was a vote *against* the passage of this resolution.

YEAS—45.

Ashurst, D	Cummins, R	Husting, D	Lane, D
Bankhead, D	Fletcher, D	James, D	Lee, Md., D
Beckham, D	Gronna, R	Johnson, Me., D	McCumber, R
Borah, R	Hardwick, D	Johnson, S. Dak., D	Martin, Va., D
Chamberlain, D	Hollis, D	Kenyon, R	Martine, N. J., D
Clapp, R	Hughes, D	La Follette, R	Myers, D

Newlands, D	Pomerene, D	Smith, Ariz., D	Underwood, D
Overman, D	Ransdell, D	Smith, Ga., D	Vardaman, D
Owen, D	Reed, D	Stone, D	Walsh, D
Phelan, D	Shafroth, D	Swanson, D	
Pittman, D	Sheppard, D	Thompson, D	
Poindexter, R	Simmons, D	Tillman, D	

NAYS—13.

Brandegge, R	Gallinger, R	Page, R	Works, R
Clark, Wyo., R	Jones, R	Sherman, R	
Curtis, R	Lippitt, R	Smoot, R	
du Pont, R	Lodge, R	Warren, R	

NOT VOTING—38.

Brady, R	Fall, R	Norris, R	Smith, S. C., D
Broussard, D	Goff, R	O'Gorman, D	Sterling, R
Bryan, D	Gore, D	Oliver, R	Sutherland, R
Burleigh, R	Harding, R	Penrose, R	Thomas, D
Catron, R	Hitchcock, D	Robinson, D	Townsend, R
Chilton, D	Kern, D	Saulsbury, D	Wadsworth, R
Clarke, Ark., D	Lea, Tenn., D	Shields, D	Weeks, R
Colt, R	Lewis, D	Shively, D	Williams, D
Culberson, D	McLean, R	Smith, Md., D	
Dillingham, R	Nelson, R	Smith, Mich., R	

So the joint resolution was passed.

Mr. Sutherland would have voted YEA if he had not been paired.

GASOLINE (S. C. R. 19. To investigate the cost of). March 30, 1916, page 5916.

The roll call here given was on a motion to lay on the table the preamble to this resolution. The concurrent resolution read as follows:

The concurrent resolution (S. Con. Res. 19) was read, as follows:

Whereas in the stride of human progress and invention gasoline has become as much a necessity to the thrift and welfare of the American people as a source of power and propulsion as is coal; and

Whereas the commercial cost of the same has been advanced from time to time until it has reached a most unreasonable figure, thereby imposing an unjust burden on the people; and

Whereas this product is controlled by a trust, to wit, the Standard Oil Co.: Therefore be it

Resolved by the Senate of the United States (the House of Representatives concurring therein). That the Attorney General of the United States be, and is hereby, directed to cause an investigation of the subject as to whether this phenomenal increase in price of this article is the result of any violation of the laws of the United States.

A YEA vote was a vote *in favor* of laying this preamble on the table.

A NAY vote was a vote *against* laying this preamble on the table.

YEAS—23.

Bankhead, D	du Pont, R	Overman, D	Sterling, R
Beckham, D	Harding, R	Page, R	Thomas, D
Borah, R	Hardwick, D	Ransdell, D	Underwood, D
Brandegge, R	Lodge, R	Sherman, R	Wadsworth, R
Burleigh, R	McLean, R	Shields, D	Warren, R
Curtis, R	Oliver, R	Smoot, R	

NAYS—35.

Ashurst, D	Hollis, D	Kenyon, R	Martine, N. J., D
Chamberlain, D	Hughes, D	Kern, D	Myers, D
Clapp, R	Husting, D	Lane, D	Norris, R
Culberson, D	James, D	Lee, Md., D	Poindexter, R
Cummins, R	Johnson, S. Dak., D	Lewis, D	Pomerene, D
Hitchcock, D	Jones, R	McCumber, R	Saulsbury, D

Shafroth, D
Sheppard, D
Smith, Ga., D

Smith, Mich., R
Smith, S. C., D
Taggart, D

Thompson, D
Tillman, D
Townsend, R

Vardaman, D
Works, R

NOT VOTING—38.

Brady, R
Broussard, D
Bryan, D
Catron, R
Chilton, D
Clark, Wyo., R
Clarke, Ark., D
Colt, R
Dillingham, R
Fall, R

Fletcher, D
Gallinger, R
Goff, R
Gore, D
Gronna, R
Johnson, Me., D
La Follette, R
Lea, Tenn., D
Lippitt, R
Martin, Va., D

Nelson, R
Newlands, D
O'Gorman, D
Owen, D
Penrose, R
Phelan, D
Pittman, D
Reed, D
Robinson, D
Simmons, D

Smith, Ariz., D
Smith, Md., D
Stone, D
Sutherland, R
Swanson, D
Walsh, D
Weeks, R
Williams, D

So the Senate refused to lay the preamble on the table.

Senator Stone was paired. He would have voted YEA.

Senator Lippitt was paired. He would have voted YEA.

Senator Gronna was paired. He would have voted NAY.

Senator Gallinger was paired. He would have voted YEA.

THE PHILIPPINES (S. 381). February 2, 1916, page 2139.

The roll call here given was on the Clark amendment providing for the freedom of the Philippines in not less than two or more than four years.

A YEA vote was a vote *in favor* of the amendment.

A NAY vote was a vote *against* the amendment.

YEAS—41.

Ashurst, D
Bankhead, D
Borah, R
Broussard, D
Bryan, D
Chamberlain, D
Chilton, D
Clapp, R
Clarke, Ark., D
Fletcher, D
Hardwick, D

Hollis, D
Husting, D
James, D
Johnson, Me., D
Kenyon, R
Kern, D
La Follette, R
Lane, D
Lee, Md., D
Martine, N. J., D
Newlands, D

Overman, D
Pittman, D
Robinson, D
Shafroth, D
Sheppard, D
Shields, D
Simmons, D
Smith, Ariz., D
Smith, Ga., D
Smith, S. C., D
Stone, D

Swanson, D
Thomas, D
Thompson, D
Tillman, D
Underwood, D
Vardaman, D
Williams, D
Works, R

NAYS—41.

Beckham, D
Brandege, R
Catron, R
Clark, Wyo., R
Colt, R
Cummins, R
Curtis, R
du Pont, R
Fall, R
Gallinger, R
Gronna, R

Harding, R
Hitchcock, D
Jones, R
Lea, Tenn., D
Lewis, D
Lippitt, R
Lodge, R
McCumber, R
McLean, R
Myers, D
Nelson, R

Norris, R
O'Gorman, D
Oliver, R
Page, R
Phelan, D
Poindexter, R
Pomerene, D
Ransdell, D
Reed, D
Saulsbury, D
Smith, Mich., R

Smoot, R
Sterling, R
Sutherland, R
Townsend, R
Wadsworth, R
Walsh, D
Warren, R
Weeks, R

NOT VOTING—14.

Brady, R
Burleigh, R
Culberson, D
Dillingham, R

Goff, R
Gore, D
Hughes, D
Johnson, S. Dak., D
Martin, Va., D
Owen, D
Penrose, R
Sherman, R

Shively, D
Smith, Md., D

The Vice President. On the amendment of the Senator from Arkansas (Mr. Clarke) the YEAS are 41 and the NAYS are 41. The Chair votes YEA, and the amendment is agreed to.

Senator Dillingham was paired. He would have voted NAY.

BLUE TAG PROVISION OF POST OFFICE APPROPRIATION BILL (H. R. 10484). June 28, 1916, page 11655.

The roll call here given was on a motion to strike out the following section of the Post Office Appropriation Bill:

SEC. 7. That so much of section 1 of the "Act making appropriations for the service of the Post Office Department for the fiscal year ending June 30, 1913, and for other purposes," approved August 24, 1912, which provides that the Post Office Department shall not extend or enlarge its present policy of sending second-class matter by freight trains, is hereby repealed, but no publication shall be sent by freight if such method of transportation results in unfair discrimination or in the undue delay of the delivery of such publication at its destination: *Provided*, That whenever the owner of any publication required by an order of the Post Office Department to be transmitted by freight believes that he is injured or discriminated against, he may apply to the Post Office Department for an opportunity to be heard; that upon such application being duly filed in writing, the order of the Post Office Department as to the transportation of such publication by freight shall be suspended and the owner of such publication shall have opportunity for a full and fair hearing before said department. The testimony in any such hearing or proceedings shall be reduced to writing and filed in the Post Office Department prior to entering an order upon such hearing. That upon such hearing if the Post Office Department decides adversely to the contention of the publisher, such publisher shall have the right, within the period of 10 days after the date of the order of the Post Office Department made upon such hearing, to appeal to the United States Court of Appeals of the circuit within which such periodical is published, for a review of such order by said Court of Appeals, by filing in the court a written petition praying that the order of the Post Office Department be set aside. A copy of such petition shall be forthwith served upon the Post Office Department and thereupon the said department forthwith shall certify and file in the court a transcript of the record and testimony. Upon the filing of such transcript the court shall have jurisdiction to affirm, set aside, or modify the order of the department.

The jurisdiction of the Circuit Court of Appeals of the United States to affirm, set aside, or modify such orders of the Post Office Department shall be exclusive.

Such proceedings in the Circuit Court of Appeals shall be given precedence over other cases pending therein and shall be in every way expedited.

A YEA vote was a vote *in favor* of striking out this section and against the blue-tag system.

A NAY vote was a vote *against* striking out this section and in favor of the blue-tag system.

YEAS—25.

Ashurst, D	Lea, Tenn., D	Oliver, R	Smoot, R
Brandegge, R	Lewis, D	Pittman, D	Walsh, D
Broussard, D	Lippitt, R	Poindexter, R	Williams, D
Curtis, R	McLean, R	Pomerene, D	Works, R
Gronna, R	Martine, N. J., D	Sheppard, D	
Hollis, D	Myers, D	Sherman, R	
James, D	Newlands, D	Smith, Ariz., D	

NAYS—39.

Bankhead, D	du Pont, R	Lodge, R	Smith, Ga., D
Beckham, D	Fletcher, D	Martin, Va., D	Sterling, R
Borah, R	Gallinger, R	Nelson, R	Sutherland, R
Brady, R	Hardwick, D	Norris, R	Thompson, D
Bryan, D	Husting, D	Page, R	Tillman, D
Chamberlain, D	Johnson, Me., D	Phelan, D	Townsend, R
Clapp, R	Johnson, S. Dak., D	Ransdell, D	Vardaman, D
Clarke, Ark., D	Kenyon, R	Reed, D	Warren, R
Culbertson, D	La Follette, R	Shafroth, D	Weeks, R
Dillingham, R	Lane, D	Simmons, D	

NOT VOTING—31.

Catron, R	Harding, R	Overman, D	Smith, S. C., D
Chilton, D	Hitchcock, D	Owen, D	Stone, D
Clark, Wyo., R	Hughes, D	Penrose, R	Swanson, D
Colt, R	Jones, R	Robinson, D	Taggart, D
Cummins, R	Kern, D	Saulsbury, D	Thomas, D
Fall, R	Lee, Md., D	Shields, D	Underwood, D
Goff, R	McCumber, R	Smith, Md., D	Wadsworth, R
Gore, D	O'Gorman, D	Smith, Mich., R	

So the Senate refused to strike out section 7 as amended.

Senator Jones was paired. He would have voted NAY.

Senator Overman was paired. He would have voted NAY.

Senator Clark of Wyoming was paired. He would have voted YEA.

Senator Penrose was absent. He would have voted YEA.

CONFIRMATION OF GEORGE RUBLEE. May 15, 1916, page 9001.

The roll call here given was taken in executive session in the Senate but the injunction to secrecy was removed. Mr. Rublee had served on the Federal Trade Commission. Senator Gallinger opposed his confirmation on the ground that he was "personally obnoxious" to the Senator. It was claimed that Mr. Rublee was obnoxious to Senator Gallinger because he had opposed him in politics.

(Senator Hollis was for Mr. Rublee's appointment but changed his vote to NAY in order that he might move for a reconsideration of the matter.)

A YEA vote was a vote *in favor* of the confirmation.

A NAY vote was a vote *against* the confirmation.

YEAS—36.

Ashurst, D	Johnson, Me., D	Myers, D	Ransdell, D
Beckham, D	Johnson, S. Dak., D	Newlands, D	Shafroth, D
Chilton, D	Kenyon, R	Norris, R	Sheppard, D
Clapp, R	Kern, D	Overman, D	Simmons, D
Culberson, D	La Follette, R	Owen, D	Smith, Ariz., D
Fletcher, D	Lane, D	Phelan, D	Stone, D
Hitchcock, D	Lea, Tenn., D	Pittman, D	Thompson, D
Husting, D	Lee, Md., D	Poindexter, R	Tillman, D
James, D	Lewis, D	Pomerene, D	Walsh, D

NAYS—42.

Bankhead, D	Dillingham, R	Martin, Va., D	Smoot, R
Borah, R	du Pont, R	Martine, N. J., D	Sterling, R
Brady, R	Fall, R	Nelson, R	Sutherland, R
Brandegee, R	Gallinger, R	O'Gorman, D	Underwood, D
Broussard, D	Gronna, R	Page, R	Vardaman, D
Catron, R	Harding, R	Reed, D	Wadsworth, R
Chamberlain, D	Hardwick, D	Saulsbury, D	Warren, R
Clark, Wyo., R	Hollis, D	Sherman, R	Weeks, R
Clarke, Ark., D	Lippitt, R	Smith, Ga., D	Works, R
Colt, R	Lodge, R	Smith, Mich., R	
Curtis, R	McLean, R	Smith, S. C., D	

The Congressional Record does not give the names of the Senators recorded as not voting.

CONFIRMATION OF GEORGE RUBLEE. May 23, 1916, page 9635.

The roll call here given was on the motion to reconsider the vote whereby the Senate refused to confirm Mr. Rublee. The vote was taken in executive session but the injunction to secrecy was removed.

A YEA vote was a vote *in favor* of confirming Mr. Rublee.

A NAY vote was a vote *against* confirming Mr. Rublee.

YEAS—38.

Ashurst, D	Culberson, D	Hollis, D	Johnson, S. Dak., D
Chilton, D	Fletcher, D	Hughes, D	Kenyon, R
Clapp, R	Hitchcock, D	Husting, D	Kern, D

La Follette, R	Overman, D	Shafroth, D	Thomas, D
Lane, D	Owen, D	Sheppard, D	Thompson, D
Lea, Tenn., D	Phelan, D	Simmons, D	Tillman, D
Lee, Md., D	Pittman, D	Smith, Ariz., D	Walsh, D
Lewis, D	Poindexter, R	Stone, D	Williams, D
Newlands, D	Pomerene, D	Swanson, D	
Norris, R	Ransdell, D	Taggart, D	

NAYS—38.

Bankhead, D	Dillingham, R	Martine, N. J., D	Smoot, R
Borah, R	Fall, R	Nelson, R	Sterling, R
Brady, R	Gallinger, R	O'Gorman, D	Sutherland, R
Brandegee, R	Goff, R	Oliver, R	Underwood, D
Broussard, D	Harding, R	Page, R	Wadsworth, R
Catron, R	Hardwick, D	Penrose, R	Warren, R
Clark, Wyo., R	Jones, R	Saulsbury, D	Weeks, R
Clarke, Ark., D	Lippitt, R	Sherman, R	Works, R
Colt, R	Lodge, R	Smith, Ga., D	
Curtis, R	Martin, Va., D	Smith, Mich., R	

The Congressional Record did not give a list of the Senators recorded as not voting.

Senator Myers was paired with Senator McLean. Senator Myers would have voted YEA and Senator McLean NAY.

CONFIRMATION OF LOUIS D. BRANDEIS. June 1, 1916, page 10301.

The roll call here given was on the confirmation of Mr. Brandeis's appointment as justice of the Supreme Court of the United States.

A YEA vote was a vote *in favor* of confirmation.

A NAY vote was a vote *against* confirmation.

YEAS—47.

Ashurst, D	Hughes, D	Overman, D	Smith, Ariz., D
Bankhead, D	Husting, D	Owen, D	Smith, Ga., D
Beckham, D	James, D	Phelan, D	Smith, Md., D
Broussard, D	Kern, D	Pittman, D	Smith, S. C., D
Chamberlain, D	La Follette, R	Poindexter, R	Stone, D
Cilton, D	Lane, D	Ransdell, D	Taggart, D
Culberson, D	Lea, Tenn., D	Reed, D	Thomas, D
Fletcher, D	Lee, Md., D	Saulsbury, D	Thompson, D
Gore, D	Lewis, D	Shafroth, D	Underwood, D
Hardwick, D	Myers, D	Sheppard, D	Vardaman, D
Hitchcock, D	Norris, R	Shields, D	Walsh, D
Hollis, D	O'Gorman, D	Simmons, D	

NAYS—22.

Brady, R	du Pont, R	Nelson, R	Sutherland, R
Brandegee, R	Fall, R	Newlands, D	Townsend, R
Clark, Wyo., R	Gallinger, R	Oliver, R	Warren, R
Cummins, R	Harding, R	Page, R	Works, R
Curtis, R	Lippitt, R	Smith, Mich., R	
Dillingham, R	Lodge, R	Sterling, R	

NOT VOTING—27.

Borah, R	Goff, R	McLean, R	Smoot, R
Bryan, D	Gronna, R	Martin, Va., D	Swanson, D
Burleigh, R	Johnson, Me., D	Martine, N. J., D	Tillman, D
Catron, R	Johnson, S. Dak., D	Penrose, R	Wadsworth, R
Clapp, R	Jones, R	Pomerene, D	Weeks, R
Clarke, Ark., D	Kenyon, R	Robinson, D	Williams, D
Colt, R	McCumber, R	Sherman, R	

Announcing the vote, the Vice President stated that the resolution of confirmation had been agreed to, and announced that the nomination had been confirmed.

Senator Martine of New Jersey was absent and paired. He would have voted YEA.

Senator Johnson of Maine and Senator Wadsworth were paired. Senator Johnson would have voted YEA and Senator Wadsworth NAY.

Senator Clapp and Senator Kenyon were paired. Senator Clapp would have voted YEA and Senator Kenyon NAY.

Senator Borah was paired with Senator Gronna. Senator Gronna would have voted YEA, Senator Borah NAY.

Senator Martin of Virginia was absent. He would have voted YEA.

Senator Pomerene and Senator Weeks were paired. Senator Pomerene would have voted YEA, Senator Weeks NAY.

Senator Johnson of South Dakota was paired and absent. He would have voted YEA.

Senator William and Senator Penrose were paired. Senator Williams would have voted YEA, Senator Penrose NAY.

Senator Sherman was absent. He would have voted NAY.

Senator Tillman was paired. He would have voted YEA.

CHILD LABOR (H. R. 8234. A Labor Question). August 8, 1916, page 14286.

The roll call here given was on the passage of the act prohibiting the transportation in interstate commerce of the product of any mine or quarry situated in the United States in which children under sixteen have been permitted to work, or the product of any mill, cannery, workshop, factory, or manufacturing establishment in the United States in which children under fourteen have been permitted to work, or where children between fourteen and sixteen have been permitted to work more than eight hours a day, or more than six days a week, or after the hour of seven o'clock postmeridian, or before the hour of six o'clock antemeridian. This law was to go into effect one year from the date of its passage.

A YEA vote was a vote *in favor* of the passage of the bill.

A NAY vote was a vote *against* the passage of the bill.

YEAS—52.

Ashurst, D	Gronna, R	Lippitt, R	Smith, Ariz., D
Beckham, D	Hitchcock, D	Martin, Va., D	Smoot, R
Borah, R	Hughes, D	Myers, D	Sterling, R
Chamberlain, D	Husting, D	Nelson, R	Stone, D
Chilton, D	James, D	Norris, R	Swanson, D
Clapp, R	Johnson, S. Dak., D	Phelan, D	Taggart, D
Clark, Wyo., R	Jones, R	Pittman, D	Thompson, D
Colt, R	Kenyon, R	Ransdell, D	Townsend, R
Culberson, D	Kern, D	Reed, D	Underwood, D
Cummins, R	La Follette, R	Robinson, D	Vardaman, D
Curtis, R	Lane, D	Shafroth, D	Warren, R
Fall, R	Lee, Md., D	Sheppard, D	Weeks, R
Gallinger, R	Lewis, D	Shields, D	Works, R

NAYS—12.

Bankhead, D	Hardwick, D	Penrose, R	Smith, S. C., D
Bryan, D	Oliver, R	Simmons, D	Tillman, D
Fletcher, D	Overman, D	Smith, Ga., D	Williams, D

NOT VOTING—31.

Brady, R	Gore, D	Martine, N. J., D	Sherman, R
Brandegee, R	Harding, R	Newlands, D	Smith, Md., D
Broussard, D	Hollis, D	O'Gorman, D	Smith, Mich., R
Catron, R	Johnson, Me., D	Owen, D	Sutherland, R
Clarke, Ark., D	Lea, Tenn., D	Page, R	Thomas, D
Dillingham, R	Lodge, R	Poindexter, R	Wadsworth, R
du Pont, R	McCumber, R	Pomerene, D	Walsh, D
Goff, R	McLean, R	Saulsbury, D	

*So the bill was passed.

Senator Brandegee was paired with Senator Pomerene. Senator Brandegee would have voted NAY, Senator Pomerene YEA.

Senator Dillingham was paired. He would have voted NAY.
 Senator Lodge was absent. He would have voted YEA.
 Senator McLean was absent. He would have voted YEA.
 Senator Page was absent. He would have voted YEA.
 Senator Poindexter was absent. He would have voted YEA.
 Senator Smith of Michigan was absent. He would have voted YEA.
 Senator Sutherland was absent. He would have voted YEA.
 Senator Thomas was paired. He would have voted NAY.
 Senator Sherman was absent. He would have voted YEA.
 Senator Harding was absent. He would have voted YEA.
 Senator Brady was absent. He would have voted YEA.
 Senator Walsh was absent. He would have voted YEA.
 Senator Johnson of Maine was absent. He would have voted YEA.
 Senator Saulsbury was absent. He would have voted YEA.
 Senators du Pont and Wadsworth were absent. They would have voted YEA.
 Senator Pomerene was absent. He would have voted YEA.

MERCHANT MARINE (H. R. 15455). August 18, 1916, page 14919.

The roll call here given was on an amendment the purpose of which was to admit foreign-built vessels admitted to American registry or enrollment and license under this act, and vessels owned, chartered, or leased by any corporation in which the United States is a stockholder, and vessels sold, leased, or chartered to any person a citizen of the United States to engage in the coastwise trade of the United States.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—34.

Ashurst, D	Johnson, S. Dak., D	Phelan, D	Smith, Md., D
Bankhead, D	Lane, D	Ransdell, D	Stone, D
Bryan, D	Lea, Tenn., D	Reed, D	Swanson, D
Clarke, Ark., D	Lee, Md., D	Robinson, D	Taggart, D
Culberson, D	Martin, Va., D	Shafroth, D	Thomas, D
Fletcher, D	Martine, N. J., D	Sheppard, D	Underwood, D
Hardwick, D	Myers, D	Shields, D	Vardaman, D
Husting, D	Overman, D	Simmons, D	
James, D	Owen, D	Smith, Ga., D	

NAYS—17.

Brandegge, R	Gallinger, R	Nelson, R	Warren, R
Clapp, R	Gronna, R	Penrose, R	Weeks, R
Cummins, R	Harding, R	Smoot, R	
Curtis, R	Jones, R	Sterling, R	
Dillingham, R	McLean, R	Wadsworth, R	

NOT VOTING—44.

Beckham, D	Goff, R	Lodge, R	Sherman, R
Borah, R	Gore, D	McCumber, R	Smith, Ariz., D
Brady, R	Hitchcock, D	Newlands, D	Smith, Mich., R
Broussard, D	Hollis, D	Norris, D	Smith, S. C., D
Catron, R	Hughes, D	O'Gorman, D	Sutherland, R
Chamberlain, D	Johnson, Me., D	Oliver, R	Thompson, D
Chilton, D	Kenyon, R	Page, R	Tillman, D
Clark, Wyo., R	Kern, D	Pittman, D	Townsend, D
Colt, R	La Follette, R	Poindexter, R	Walsh, D
du Pont, R	Lewis, D	Pomerene, D	Williams, D
Fall, R	Lippitt, R	Saulsbury, D	Works, R

So the amendment was agreed to.

Senator Kern was paired with Senator Johnson of Maine. Senator Kern would have voted YEA, Senator Johnson NAY.

Senator Thompson was paired. He would have voted YEA.

Senator Townsend was absent. He would have voted NAY.

Senator Beckham was paired. He would have voted YEA.
Senator Chamberlain was paired. He would have voted YEA.
Senator Lodge was absent. He would have voted NAY.

MERCHANT MARINE (H. R. 15455). August 18, 1916, page 14923.

The roll call here given was on the following amendment:

The Secretary. On page 8, after the word "leased," at the end of line 18, it is proposed to insert the following words:

No such vessel while employed solely as merchant vessels shall be required or permitted to transport for gain any alien immigrant to a port of the United States who can not read the English language or some other language or dialect, including Hebrew or Yiddish.

Any master of any such vessel carrying such an illiterate alien without charge or who violates this provision shall be subject to a fine of not less than \$100 for each offense or imprisonment for not less than three months, or both.

A YEA vote was a vote *in favor* of this amendment.

A NAY vote was a vote *against* this amendment.

YEAS—20.

Ashurst, D	Curtis, R	Jones, D	Smoot, R
Borah, R	Dillingham, R	Lippitt, R	Sterling, R
Brady, R	Gallinger, R	Myers, D	Wadsworth, R
Clapp, R	Gronna, R	Nelson, R	Warren, R
Cummins, R	Harding, R	Penrose, R	Weeks, R

NAYS—39.

Bankhead, D	Kern, D	Pomerene, D	Smith, Ga., D
Beckham, D	Lane, D	Ransdell, D	Smith, Md., D
Bryan, D	Lea, Tenn., D	Reed, D	Stone, D
Chamberlain, D	Lee, Md., D	Robinson, D	Swanson, D
Clarke, Ark., D	Martin, Va., D	Saulsbury, D	Taggart, D
Fletcher, D	Martine, N. J., D	Shafroth, D	Thompson, D
Hardwick, D	Overman, D	Sheppard, D	Underwood, D
Husting, D	Owen, D	Sherman, R	Vardaman, D
James, D	Phelan, D	Shields, D	Williams, D
Johnson, S. Dak., D	Pittman, D	Simmons, D	

NOT VOTING—36.

Brandegge, R	Goff, R	Lodge, R	Smith, Ariz, D
Broussard, D	Gore, D	McCumber, R	Smith, Mich., R
Catron, R	Hitchcock, D	McLean, R	Smith, S. C., D
Chilton, D	Hollis, D	Newlands, D	Sutherland, R
Clark, Wyo., R	Hughes, D	Norris, R	Thomas, D
Colt, R	Johnson, Me., D	O'Gorman, D	Tillman, D
Culberson, D	Kenyon, R	Oliver, R	Townsend, R
du Pont, R	La Follette, R	Page, R	Walsh, D
Fall, R	Lewis, D	Poindexter, R	Works, R

So Mr. Borah's amendment was rejected.

Senator Townsend was absent. He would have voted NAY.

SHIPPING BILL. MERCHANT MARINE (H. R. 15455). August 18, 1916, page 14932.

The roll call here given was on the passage of the bill which provided for a shipping board and for the formation of corporations of which the United States might be a stockholder to purchase or lease vessels to be used for building up commerce and auxiliaries to the Navy.

A YEA vote was a vote *in favor* of the passage of the bill.

A NAY vote was a vote *against* the passage of the bill.

YEAS—38.

Ashurst, D	Johnson, S. Dak., D	Pittman, D	Smith, Md., D
Bankhead, D	Lane, D	Pomerene, D	Stone, D
Bryan, D	Lea, Tenn., D	Ransdell, D	Swanson, D
Chamberlain, D	Lee, Md., D	Reed, D	Taggart, D
Chilton, D	Martin, Va., D	Robinson, D	Thompson, D
Clarke, Ark., D	Martine, N. J., D	Shafroth, D	Underwood, D
Fletcher, D	Myers, D	Sheppard, D	Vardaman, D
Hardwick, D	Overman, D	Shields, D	Williams, D
Husting, D	Owen, D	Simmons, D	
James, D	Phelan, D	Smith, Ga., D	

NAYS—21.

Borah, R	Dillingham, R	McLean, R	Wadsworth, R
Brady, R	Gallinger, R	Nelson, R	Warren, R
Brandeggee, R	Gronna, R	Penrose, R	Weeks, R
Clapp, R	Harding, R	Sherman, R	
Cummins, R	Jones, R	Smoot, R	
Curtis, R	Lippitt, R	Sterling, R	

NOT VOTING—36.

Beckham, D	Gore, D	Lodge, R	Smith, Ariz., D
Broussard, D	Hitchcock, D	McCumber, R	Smith, Mich., R
Catron, R	Hollis, D	Newlands, D	Smith, S. C., D
Clark, Wyo., R	Hughes, D	Norris, R	Sutherland, R
Colt, R	Johnson, Me., D	O'Gorman, D	Thomas, D
Culberson, D	Kenyon, R	Oliver, R	Tillman, D
du Pont, R	Kern, D	Page, R	Townsend, R
Fall, R	La Follette, R	Poindexter, R	Walsh, D
Goff, R	Lewis, D	Saulsbury, D	Works, R

So the bill was passed.

Senator Beckham was paired. He would have voted YEA.

Senator Culberson was absent. He would have voted YEA.

Senator du Pont was absent. He would have voted NAY.

Senator Kenyon was absent. He would have voted NAY.

Senator Fall was absent. He would have voted NAY.

Senator Kern was paired with Senator Johnson. Senator Kern would have voted YEA, Senator Johnson NAY.

Senator Norris was absent. He would have voted NAY.

Senator Oliver was absent. He would have voted NAY.

Senator Smith of Arizona was absent. He would have voted YEA.

Senator Sutherland was absent. He would have voted NAY.

Senator Thomas was paired. He would have voted YEA.

Senator Townsend was absent. He would have voted NAY.

Senator Walsh was absent. He would have voted YEA.

Senator Lodge was absent. He would have voted NAY.

Senator Clark of Wyoming was absent. He would have voted NAY.

Senator Jones. My colleague, Senator Poindexter, is absent. I am sure he would vote NAY.

SENATORS RECORDED AS NOT VOTING.

Congress has failed to provide any method whatsoever of determining attendance. There are no daily roll calls or any other record. The only way to form even an intelligent guess regarding the attendance of a Senator is from the number of times he is recorded as NOT VOTING on a YEA and NAY vote, and this method is far from conclusive.

There were some 240 record votes during the First Session of the 64th Congress. These record votes were, of course, of varying importance, some of them being on minor points of parliamentary procedure. The following shows the number of times each Senator is recorded as NOT VOTING:

This compilation does not cover calls of the Senate for the purpose of finding out whether a quorum is present or not. It is taken from the RECORD

VOTES. Also, it does not cover two votes taken in secret session but afterward made public.

Ashurst, 27	Goff, 240	Martin, Va., 48	Simmons, 28
Bankhead, 19	Gore, 142	Martine, N. J., 34	Smith, S. C., 90
Beckham, 93	Gronna, 88	Myers, 49	Smith, Ga., 50
Borah, 65	Harding, 112	Nelson, 37	Smith, Md., 135
Brady, 155	Hardwick, 63	Newlands, 135	Smith, Ariz., 61
Brandegee, 44	Hitchcock, 121	Norris, 31	Smith, Mich., 143
Broussard, 112	Hollis, 93	O'Gorman, 167	Smoot, Utah, 29
Bryan, 130	Hughes, 92	Oliver, 66	Sterling, 33
Burleigh, 117	Husting, 23	Overman, 50	Stone, 80
Catron, 181	James, 85	Owen, 150	Sutherland, 120
Chamberlain, 39	Johnson, Me., 106	Page, 60	Swanson, 40
Chilton, 109	Johnson, S. D., 106	Penrose, 166	Taggart, 41
Clapp, 64	Jones, 22	Phelan, 100	Thomas, 67
Clark, Wyo., 114	Kenyon, 29	Pittman, 60	Thompson, 41
Clarke, Ark., 130	Kern, 85	Poindexter, 40	Tillman, 87
Colt, 161	La Follette, 61	Pomerene, 48	Townsend, 117
Culberson, 111	Lane, 16	Ransdell, 46	Underwood, 91
Cummins, 47	Lea, Tenn., 131	Reed, 61	Vardaman, 43
Curtis, 60	Lee, Md., 64	Robinson, 115	Wadsworth, 81
Dillingham, 121	Lewis, 127	Saulsbury, 147	Walsh, 69
du Pont, 131	Lippitt, 112	Shafroth, 29	Warren, 81
Fall, 169	Lodge, 86	Sheppard, 0	Weeks, 103
Fletcher, 75	McCumber, 127	Sherman, 86	Williams, 33
Gallinger, 60	McLean, 129	Shields, 93	Works, 86

The important measures passed by the First Session of the 64th Congress are:

The Rural Credits Act.
The Good Roads Act.
The Child Labor Law.
The Revenue Act.
The Preparedness Measures—Army and Navy.
The Railroad Eight-Hour Day.

Congress passed 285 Public Acts, 38 Public Resolutions, 158 Private Acts, and 4 Private Resolutions.

APPROPRIATIONS IN DETAIL.

Appropriations for all purposes were:

Agricultural	\$24,948,852
Army	267,596,530
Diplomatic and consular	5,355,096
District of Columbia	12,841,907
Fortifications	25,748,050
Indian affairs	10,967,644
Legislative and executive	37,925,690
Military Academy	1,225,043
Navy	313,300,095
Pensions	158,065,000
Postoffice	322,937,679
Rivers and harbors	40,598,135
Sundry civil	128,299,285
Permanent appropriations	131,074,673
Shipping bill	50,100,000
Deficiencies	72,500,000
Rural credits	6,100,000
Good roads	6,000,000
Floods	2,000,000
Grand total	\$1,637,583,682

EXPENDITURES IN THE FUTURE.

In addition to the total there were authorizations for expenditures in future years including naval, good roads, tariff commission and other expenditures to bring the total to approximately \$2,000,000,000, but these amounts do not properly apply to the appropriations for the fiscal year.

THREE TREATIES RATIFIED.

Three treaties were ratified by the Senate. The most important was the long pending Nicaraguan convention providing for the acquisition of a canal route and naval station rights in the Bay of Fonseca for \$3,000,000, and that ratified in the closing hour for the purchase of the West India Islands for \$25,000,000. Another was the treaty with the republic of Haiti providing for an American financial protectorate.

The much-disputed pending treaty with Colombia after several years of consideration was favorably reported from the foreign relations committee with an amendment reducing from \$25,000,000 to \$15,000,000 the proposed amount to be paid for the partition of Panama.

The treaty, however, was never taken up in the Senate because of unrelenting opposition to it on the part of many senators.

STATEMENT OF APPROPRIATIONS FOR NATIONAL DEFENSE.

	1917	1916
Army appropriation act.....	\$267,596,530.10	\$101,974,195.87
Naval appropriation act.....	313,300,555.84	149,661,864.88
Fortification appropriation act.....	25,747,550.00	6,060,216.90
Military Academy act.....	1,225,043.57	1,069,813.37
Sundry civil appropriation acts:		
Armories and arsenals.....	4,683,495.00	653,600.00
Military posts	1,616,000.00	554,000.00
Military surveys	35,000.00
Panama Canal fortification.....	4,535,000.00	2,639,048.00
Deficiency appropriations, Military and		
Naval Establishments	46,770,648.58	4,786,757.99
National Guard*.....	4,000,000.00
National Guard camps.....	200,000.00
Nitrate plant.....	20,000,000.00

Total amount for preparedness for de-

fense\$685,709,823.09 \$271,399,497.01

* Included in the Army act for 1917 and carried as a permanent annual appropriation in 1916 and prior years.

Increase of 1917 over 1916, \$414,310,326.08.

The second session of the Sixty-fourth Congress will probably consider the following bills:

Immigration bill.

Flood control bill.

Water power bill.

Conservation bills of various kinds.

For the winter session Democratic leaders look to the railroad legislation as the dominating feature. Before the strike emergency arose Congress, aroused to the necessity for transportation legislation, had created a joint subcommittee of the Senate and House, headed by Senator Newlands, to undertake a study of all transportation problems, including the advisability of government ownership of public utilities, and to recommend legislation at the next session. The committee already has set November 20 for the beginning of hearings on a wide range of subjects.



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